

MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark, N. J.

JANUARY, 1924

Commissioners

FREDERICK C. BREIDENBACH, Mayor
WILLIAM J. BRENNAN
CHARLES P. GILLEN
THOMAS L. RAYMOND
JOHN HOWE

City Clerk

WILLIAM J. EGAN

NEWARK CITY GOVERNMENT

Department of Public Affairs Department of Public Safety
HON. FREDERICK C. BREIDENBACH HON. WILLIAM J. BRENANN

BUREAU OF HEALTH
CITY HOSPITAL
FREE PUBLIC LIBRARY
MUSEUM ASSOCIATION
PUBLIC BATHS
NEWARK PARENTAL HOME
FOR BOYS
ALM HOUSE
RELIEF OF POOR
EMPLOYMENT BUREAU
BAND CONCERTS
CAMP NEWARK

POLICE
FIRE
DIVISION OF BUILDINGS
ALL LICENSES
Except Jitneys
POLICE COURTS

Department of Parks and Public
Property

HON. CHARLES P. GILLEN

CENTRE MARKET
SHADE TREE
SMOKE ABATEMENT
WEIGHTS AND MEASURES
DOG POUND

ALL PUBLIC BUILDINGS
Except Those Owned in Name
of Water Department
PRINTING AND STATIONERY DEPT.
MUNICIPAL SOLDIERS' AND SAILORS'
AID BUREAU

Department of Streets and
Public Improvements
HON. THOMAS L. RAYMOND

Department of Revenue and
Finance
HON. JOHN HOWE

STREETS
WATER SUPPLY
SEWER
DOCKS
GABBAGE
LIGHTING
PORT NEWARK TERMINAL
INSPECTION OF GAS METERS
JITNEYS
COMMISSION ON BUILDING DIS-
TRICTS AND RESTRICTIONS

COMPTROLLER
CITY TREASURER
AUDITOR OF ACCOUNTS
TAX RECEIVER
TAX BOARD
ASSESSMENTS, LOCAL
IMPROVEMENTS
MARTIN ACT DEPARTMENT

City Clerk's Department
WILLIAM J. EGAN, City Clerk

Law Department

JEROME T. CONGLETON, Corporation Counsel
JOSEPH G. WOLBER, First Assistant Corporation Counsel
CHARLES M. MYERS, Second Assistant Corporation Counsel

DIRECTORY OF DEPARTMENTS

Department of Public Affairs

HON. FREDERICK C. BREIDENBACH

Bureau of Health.....	Plane and William Streets
City Hospital	Fairmount Avenue
Free Public Library.....	5 Washington Street
Public Baths	City Hall, Fourth Floor
Camp Newark	City Hall, Second Floor
Parental Home for Boys	Verona, N. J.
Alms House	Ivy Hill, Township of South Orange
Relief of Poor	City Hall Basement
Employment Bureau	9-11 Franklin Street
Band concerts	City Hall, Second Floor

Department of Public Safety

HON. WILLIAM J. BRENNAN

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Cor. Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
Fifth Precinct	Orange and Sixth Streets
Sixth Precinct	Bigelow and Hunterdon Streets
Seventh Precinct	998 South Orange Avenue
Eighth Precinct	259 Washington Avenue
Fire Division	Headquarters, City Hall, Third Floor
Engine Company No. 1.....	188-190 Mulberry Street
Engine Company No. 2.....	39-41 Centre Street
Engine Company No. 3.....	39 Court Street
Engine Company No. 4.....	225 High Street
Engine Company No. 5.....	65 Congress Street
Engine Company No. 6.....	344-346 Springfield Avenue
Engine Company No. 7.....	Wallace Place and Hudson Street
Engine Company No. 8.....	Ferry and Fillmore Streets
Engine Company No. 9.....	197 Summer Avenue
Engine Company No. 10.....	Sherman Avenue and Astor Street
Engine Company No. 11.....	Central Avenue and Ninth Street
Engine Company No. 12.....	215 Belmont Avenue
Engine Company No. 13.....	Summer Avenue and Halleck Street
Engine Company No. 14.....	McWhorter and Vesey Streets
Engine Company No. 15.....	269-271 Park Avenue
Engine Company No. 16.....	554 Ferry Street

Engine Company No. 17.....	Clinton Place and Runyon Street
Engine Company No. 18.....	18th Avenue and Twelfth Street
Engine Company No. 19.....	Frelinghuysen Avenue and Fenwick
Engine Company No. 20.....	15-17 Prince Street
Engine Company No. 21.....	721-723 South Orange Avenue
Engine Company No. 22.....	New and Colden Streets
Engine Company No. 23.....	44 Mount Prospect Avenue
Engine Company No. 24.....	75-77 Academy Street
Engine Company No. 25.....	Avon Avenue and South 13th Street
Engine Company No. 26.....	Palm Street and Sanford Avenue
Engine Company No. 28.....	701 North Fourth Street
Engine Company No. 29.....	Bergen Street and Lehigh Avenue
Engine Company No. 30.....	44 Mount Prospect Avenue
Engine Company No. 31.....	McWhorter and Vesey Streets
Engine Company No. 33 (Fire Boat).....	Ft. of Centre Street, Passaic River
Squad Company No. 1.....	75 Academy Street
Truck Company No. 1.....	188-190 Mulberry Street
Truck Company No. 2.....	55 Plane Street
Truck Company No. 3.....	82 Bruce Street
Truck Company No. 4.....	Congress and Lafayette Streets
Truck Company No. 5.....	213 Belmont Avenue
Truck Company No. 6.....	5 Washington Avenue
Truck Company No. 7.....	Park Avenue and Sixth Street
Truck Company No. 8.....	471-473 Ferry Street
Truck Company No. 9.....	Avon Avenue and South 13th Street
Water Tower Co. No. 1.....	Mulberry and Lafayette Street
Reserve and Supply Co. No. 1.....	56-58 Prospect Street
Telegraph Department	City Hall, Fourth Floor
Repair Department	56-58 Prospect Street
Building Department	City Hall, Fourth Floor
All Licenses, except Jitneys.....	City Hall, Second Floor

Department of Parks and Public Property

HON. CHARLES P. GILLEN

Centre Market	Mulberry and Commerce Streets
Public Parks	City Hall, Second Floor
Shade Tree	City Hall, Third Floor
Smoke Abatement	City Hall, Second Floor
Weights and Measures	City Hall, Basement
Dog Pound	Plum Point Lane
All Public Buildings, except those owned in name of Water Dept.,	
	City Hall, Second Floor
Printing and Stationery Dept.....	City Hall, Fourth Floor
Municipal Soldiers' and Sailors' Bureau.....	City Hall, Second Floor

Department of Streets and Public Improvements

HON. THOMAS L. RAYMOND

Streets	City Hall, Basement
Water	City Hall, First Floor
Sewer	City Hall, Third Floor
Dock	City Hall, Second Floor
Garbage	City Hall, Basement
Lighting	City Hall, Second Floor
Port Newark Terminal	City Hall, Second Floor
Inspection of Gas Meters	City Hall, Second Floor
Jitneys	City Hall, Basement

Department of Revenue and Finance

HON. JOHN HOWE

Comptroller	City Hall, First Floor
City Treasurer	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Tax Board	City Hall, First Floor
Assessments	City Hall, Third Floor
Sinking Fund	City Hall, Second Floor
Martin Act Dept.	City Hall, Second Floor

City Clerk's Department

WILLIAM J. EGAN, CITY CLERK

The main office of the City Clerk's Department is practically the City's Information Bureau. It is open from 8:30 A. M. to 12 o'clock midnight including holidays (Sundays from 8:30 A. M. to 4:30 P. M.), and requests for general information are referred to this office.

The following departments are under the jurisdiction of the City Clerk:

Marriage License Bureau	Third Floor
General Licenses	Second Floor
Documents, Records and Archives	Fourth Floor
Public Outing Camp	Main Office, Second Floor
Department of Elections	Basement

Statistical Story of Newark, N. J.

Founded	1666
Incorporated a City	1836
Population (1920) Census	414,524

LOCATION

Latitude, 40° 41'; Longitude 74° 10' west from Greenwich. Three miles above Newark Bay; eight miles west from New York. Area 23.40 square miles, of which 6.5 square miles are tide water lands. Five hundred acres have been reclaimed by the City on which wharves, docks and railway terminals are being developed for factory and warehousing uses.

WATERFRONT

Wharf frontage on Newark Bay and Passaic River, 10½ miles, channel 300 feet width; depth at M. L. T., 31 feet; at high water, 35 feet; Public docks and piers 6; Private docks and piers, 139; Tonnage annually 3,408,609.

WATER LINES

Trans Marine Corporation, Ocean Service; Trans Marine Corporation, Canal Section; Newark Express & Transportation Company.

RAILROADS

Pennsylvania, Lackawanna, Erie, Lehigh Valley, (Reading) N. J. Central, Baltimore & Ohio and Atlantic Port Railway. Passenger Depots 15. Passenger Train daily 850. Freight delivery yards 22. Freight Trains daily 131. Team track yards 6. Railway tonnage, 4,508,827.

Newark is within hauling distance by wagon to the piers and docks of New York City.

More people get on and off trains in Newark than any other city in the United States not a terminal point.

ELECTRIC RAILROADS

Hudson and Manhattan Tubes, 18 minutes to New York City. Trains daily to and from New York 260.

Electric Trolley Lines, City 6; mileage 134; Suburban Lines 23, mileage 227; Passengers daily, City 366,000; Passengers daily, Essex County Division 465,700; Cars daily, City and Essex County Division 572; Trips daily, City and Essex County Division, 4,872.

MOTOR BUS SERVICE

City Lines, 7; City and Suburban Lines, 10; Suburban Lines exclusively, 4; Passengers carried, 1922, 76,375,119.

VALUATIONS, DEBT, REVENUE

Assessed valuation of property (1923).....	\$ 578,971,103.00
Value of Municipal property	102,524,989.50
Number of Public Buildings	77
Total Bonded Debt	56,350,008.89
Sinking Fund Assets	10,838,502.12
Total Net Debt	45,511,504.87
Annual Tax Rate per 1,000 of Valuation.....	37.60
Whole Number of Buildings in the City.....	86,194
Total Municipal Revenue 1922	24,590,867.36

If NEWARK'S tax rate is above the average, it is because it is spending millions of money for education, recreation and sanitation—the three elements that return compound interest and dividends on the investment.

WATER SUPPLY

54 million gallons daily, delivered by gravity. Daily consumption in gallons 43.7 million; gallons per capita 94.85. Meters in use, 47,643. Cost for first 500 cubic feet, \$1.50; 1.00 per 1,000 cubic feet thereafter.

PAVEMENTS

Miles of street paved 296, miles of streets unpaved, 60; average width of streets, 36 feet.

Newark is rated one of the best paved cities in the United States.

SEWERS

Brick and concrete, 87.95 miles; pipe, 234.94 miles; catch basins, 4,386, manholes, 9,365; total cost of public sewers, \$6,160,823.77.

STREET LIGHTING

No. of 1500 cp Type C. 166. No. of 600 cp Type C. 2384. No. of 1000 cp Type C. 394. No. 400 cp Type C. 1306. No. of 250 cp Incan., 43. No. of small Incan., 282. No. of Gas Lamps, 1,376.

POLICE DATA

Number of men in Department, 1,006; Headquarters, 230; Traffic Division, 187; First Precinct, 89; Second Precinct, 79; Third Precinct, 75; Fourth Precinct, 90; Fifth Precinct, 76; Sixth Precinct, 81; Seventh Precinct, 49; Eighth Precinct, 45; Vacancies, 1; Retired Veterans, 4; Total, 1,006; Value of buildings and equipment, \$651,790.55; Annual maintenance cost, \$2,153,673.17.

Newark is a moral city, free from turbulence or serious disturbance. A good record for its Police Department.

FIRE

Number of men in department, 810; Number of Co. 45; Value of buildings and equipment, \$1,189,725.00; Annual maintenance cost, 1923, \$1,841,860.83. Contents \$854,628.06.

Gasoline motor pumping engines	28
Gasoline motor combination chemical engines	4
Steam fire engines equipped with gasoline tractors	7
Combination wagons equipped with gasoline tractors.....	5
Water tower equipped with gasoline tractor.....	1
Gas-electric 75 ft. Aerial hook and ladder truck.....	1
Straight electric 75 ft. Aerial hook and ladder truck.....	1
75 ft. Aerial hook and ladder trucks with gasoline tractors.....	2
Hook and ladder trucks with gasoline tractors.....	7
Automobile Roadsters for Chiefs	10
Runabout for Telegraph Department	1
Trucks (auto) for Telegraph Department.....	2
5 ton auto hauling and wrecking truck.....	1
Horse drawn steam fire engines	5
Horse drawn City Hook and ladder trucks.....	2
Horse drawn Combination Chemical wagons.....	0
Thawing apparatus	1
Exercise wagon	0
Coaling wagons	1
Reserve and supply wagons	2
Carpenter wagons	3
Horseshoers wagons	1
Steel Fire Boat	1
Number of men in department	810
Value of engine houses and equipment	\$2,044,353.06
Annual maintenance cost	1,841,860.83
Fire loss 1923 (estimated)	1,843,922.54

Newark has never had a disastrous fire, and it is an old city, which talks well for its Fire Department.

Newark has a scientific fire alarm system that represents the highest claim for efficiency.

BUILDING IN NEWARK, 1923

Dwellings, 36,353; Stores and Dwellings (combined), 6,601; Factories, 1,227; Commercial Buildings, 2,565; Churches and Charities, 270; Schools, 116; Public Buildings, 81; Total, 47,213.

BUREAU OF HEALTH

Number of inspectors, 64; Office division, 19; Physicians 18; Nurses, 36; Total number of employes, 172, not including City Hospital.

Vital statistics for year 1923: Deaths, 5,221; rate per 1,000, 11.9; Births, 11,111; rate per 1,000, 25.3.

Newark's health rate is above par. Its death rate above, speaks well for its Department of Health.

Newark's population is a polyglot one, but is a sanitary city, because of the work of its Health and Tenement House Commission.

Death rate second lowest in City's history; Baby death rate lowest in City's history.

METEOROLOGICAL

Total rainfall, 48.10 inches; snowfall, 50.13 inches; temperature below 32° freezing, 87 days; above 90°, 7 days; average annual mean temperature 56.7.

PARKS

City Parks and squares, 1923, 32 area in acres, 34; County Parks within the city limits, 6; area in acres, 679.78; Seashore camps, 11.5 acres; Playgrounds in various sections of the city, 21; acreage, 60.

Newark has a developed park area greater per square mile of territory than any city in the United States.

MANUFACTURERS

Capital invested in manufacturing, 1920 (estimated).....	\$420,547,000.00
Number of persons engaged in industry.....	170,000
Annual wages and salaries paid	162,000,000.00
Value of Raw Material, 1920 (estimated).....	337,932,000.00
Establishments using power and employing over 10 hands.....	2,300
Value of finished product, 1920 (estimated).....	600,000,000.00

NEWARK ranks eleventh in the aggregate value of products annually.

NEWARK has 252 distinct lines of industry, fifty lines turning out values from one to thirty million dollars annually.

NEWARK as a manufacturing centre ranks ahead of thirty States in the aggregate value of its manufactured products.

NEWARK leads the world in the manufacture of umbrella frames.

NEWARK leads in the manufacture of badges and advertising novelties.

NEWARK per capita to its population leads in the variety of its manufactures.

NEWARK is the largest fine jewelry manufacturing centre in the United States.

NEWARK produces the largest variety and best grades of leather for shoes, automobiles, carriages and upholstery.

NEWARK is a great centre for the manufacture of chemicals, varnishes, lacquers and paints.

NEWARK excels in the superiority of its cutlery and edged tools.

NEWARK is the home of the "Mother of Pearl" button and novelty industry.

NEWARK produced the first malleable iron in America.

NEWARK built the first locomotive engine to travel up grade.

NEWARK made the first patent leather in America.

NEWARK added celluloid to the world's commerce.

The location of a new industrial plant to most cities is an occasion for a holiday of rejoicing. If such a rule were followed in Newark every day in the year would be a holiday.

BANKS

National Bank Resources	\$ 93,742,322.47
National Bank deposits	76,966,668.97
Trust Company resources	133,532,950.35
Trust Company deposits	115,679,556.34
Savings Bank resources	80,720,616.05
Savings Bank deposits	72,811,555.74
Building and Loan Association, assets (Essex County).....	127,064,306.00
Building and Loan Associations, receipts (Essex County).....	104,353,793.00
Shareholders, Building and Loan Associations (Essex County)	225,032
Number of Depositors, Savings Banks	167,754
Number of Depositors, Trust Companies	142,068
Number of Depositors, National Banks	66,130
National Banks	6
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NEWARK has over eighty per cent. of the number of Building and Loan Association Depositors, Receipts and Resources in Essex County.

Total outgoing bank clearings over \$950,000,000.00

INSURANCE

Life Insurance Companies	2
Total Income, Life Insurance Companies	\$ 287,128,223.84
Assets	1,095,984,324.49
Surplus	47,790,349.20
Fire Insurance Companies	5
Total Income, Fire Insurance Companies	21,495,060.37
Assets	36,391,216.11
Surplus	8,004,338.78

Newark is proud to take second rank to New York as an Insurance centre.

POSTOFFICE

Number of pieces of mail handled, 1923.....	218,000,000
Total cash receipts for Postal supplies.....	2,708,287.26
Money Orders	361,160
Amount	4,305,490.32
Money Orders paid	739,251
Amount	6,844,333.80
Number of clerks and carriers	627
Postal stations	55
Number of carrier stations	6
Number of parcel post stations	1

TELEPHONE SERVICE

Number of stations, Dec. 31, 1923.....	54,281
Number of pay stations, Dec. 31, 1923.....	1,518
Total local calls during year 1923.....	56,465,000
Total out-of-town calls for 1923.....	15,554,000

COMMERCIAL

Number of dry goods stores	342
Druggists	185
Grocers	1,449
Meat Markets	677
Millinery Goods	106
Shoe Dealers	164
Bakers	255
Confectioners	628
Milk Dealers	60
Department Stores	8

PROFESSIONAL

Architects	67
Artists	50
Auctioneers	22
Dentists	215
Insurance Agents	375
Lawyers	597
Real Estate Agents	573
Physicians	453

SCHOOLS AND COLLEGES

Number of Public Schools	68
Value of public school property	\$ 14,123,125.00
Cost of maintenance for 1919-120.....	7,064,723.91
Average cost per pupil (elementary)	73.50
Number of pupils	87,316
Number of teachers	2,231
Number of parish schools	25
Number of pupils	14,500
Number of private schools	3
Number of pupils (estimated)	400
Number of business colleges	5
Number of academies, including law, medicine and music.....	10
High Schools (Senior 4; Junior 3).....	7
Drawing	1
Industrial	3
Normal	1

NEWARK is training and teaching the standards of good citizenship to 100,000 school children yearly, and this army supplies the right kind of brains and energy to maintain its prestige as a manufacturing centre.

PUBLIC LIBRARY

Value of Land, Building and Equipment.....	\$ 1,237,928.00
Number of Volumes	279,000
Annual circulation of books, 1923	1,157,959
Annual circulation of pictures, 1923.....	143,137
Annual circulation, 1923	210,831.20
Maintenance cost (exclusive of books, periodicals and binding)	
Books, periodicals and binding	70,233

NEWARK believes in the best along educational lines and pays to secure it.

CHURCHES AND INSTITUTIONS

Presbyterian	34
Roman Catholic	32
Methodist Episcopal	16
Baptist	24
Episcopal	16
Lutheran	10
Jewish	13
Reformed Dutch	8
Congregational	2
Other denominations	22
Orphan Asylums	5
Hospitals	12
Charitable and Religious Organizations	75

SOCIETIES

Athletic and Social Clubs	114
Societies	708
Trade Unions	77

PUBLIC HALLS

Theatres	11
Motion Picture Houses	57
Public Parks and Playgrounds	75
Public Halls	103
Auditoriums	10

NEWSPAPERS

Daily Newspapers	4
Weekly	14
Bi-Weekly	2
Monthly	8

NEWARK—A RECORD OF PROGRESS

	1900	1910	1915	1923
Population	246,070	347,469	399,000	414,524
Taxable Valuations...	\$148,834,805	\$344,821,700	\$420,311,342	\$ 560,680,357.00
Bank and Trust Com- pany Resources.....	29,322,562	103,779,521	127,819,498	227,275,272.82
Savings Banks' Re- sources	15,467,213	40,396,813	50,568,925	80,720,616.05
Capital Invested in Manufacturing	103,191,403	149,691,105	225,640,000	420,547,000.00
Value of Raw Ma- terial	67,105,944	120,907,766	130,299,000	337,932,000.00
Value of Manufactured Product	126,954,049	217,970,342	250,654,527	577,609,000.00
Life Insurance Com- panies Assets	95,983,799	365,696,799	574,313,019	1,095,948,324.49
Fire Insurance Com- panies' Assets.....	7,794,503	14,206,606	22,013,775	36,391,216.11
Pieces of Mail Handled	59,523,900	151,902,549	159,217,482	218,000,000.00
Passenger Movement by Trolley	69,282,833	137,066,415	154,603,797	122,828,149
Passenger Movement by Jitneys				76,375,119

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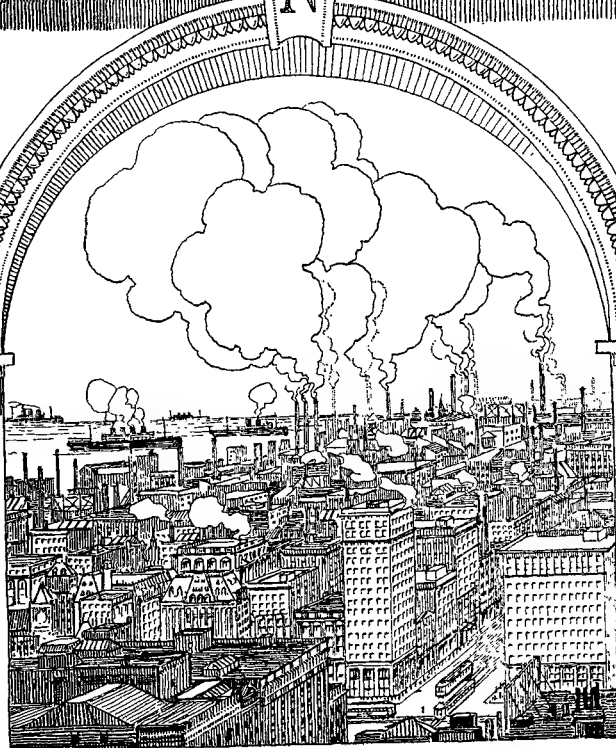


MINUTES

BOARD OF COMMISSIONERS

COMMISSION GOVERNMENT

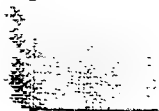
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NEWARK • A CITY OF IN-
DUSTRY AND PROGRESS



FEBRUARY, 1924



MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark, N. J.

FEBRUARY, 1924

Commissioners

FREDERICK C. BREIDENBACH, Mayor
WILLIAM J. BRENNAN
CHARLES P. GILLEN
THOMAS L. RAYMOND
JOHN HOWE

City Clerk

WILLIAM J. EGAN

NEWARK CITY GOVERNMENT

Department of Public Affairs Department of Public Safety
HON. FREDERICK C. BREIDENBACH HON. WILLIAM J. BRENNAN

BUREAU OF HEALTH
CITY HOSPITAL
FREE PUBLIC LIBRARY
MUSEUM ASSOCIATION
PUBLIC BATHS
NEWARK PARENTAL HOME
FOR BOYS
ALM HOUSE
RELIEF OF POOR
EMPLOYMENT BUREAU
BAND CONCERTS
CAMP NEWARK

POLICE
FIRE
DIVISION OF BUILDINGS
ALL LICENSES
Except Jitneys
POLICE COURTS

Department of Parks and Public
Property

HON. CHARLES P. GILLEN

CENTRE MARKET
SHADE TREE
SMOKE ABATEMENT
WEIGHTS AND MEASURES
DOG POUND

ALL PUBLIC BUILDINGS
Except Those Owned in Name
of Water Department
PRINTING AND STATIONERY DEPT.
MUNICIPAL SOLDIERS' AND SAILORS'
AID BUREAU

Department of Streets and
Public Improvements
HON. THOMAS L. RAYMOND

STREETS
WATER SUPPLY
SEWER
DOCKS
GABBAGE
LIGHTING
PORT NEWARK TERMINAL
INSPECTION OF GAS METERS
JITNEYS
COMMISSION ON BUILDING DIS-
TRICTS AND RESTRICTIONS

Department of Revenue and
Finance
HON. JOHN HOWE

COMPTROLLER
CITY TREASURER
AUDITOR OF ACCOUNTS
TAX RECEIVER
TAX BOARD
ASSESSMENTS, LOCAL
IMPROVEMENTS
MARTIN ACT DEPARTMENT

City Clerk's Department
WILLIAM J. EGAN, City Clerk

Law Department

JEROME T. CONGLETON, Corporation Counsel
JOSEPH G. WOLBER, First Assistant Corporation Counsel
CHARLES M. MYERS, Second Assistant Corporation Counsel

DIRECTORY OF DEPARTMENTS

Department of Public Affairs

HON. FREDERICK C. BREIDENBACH

Bureau of Health.....	Plane and William Streets
City Hospital	Fairmount Avenue
Free Public Library.....	5 Washington Street
Public Baths	City Hall, Fourth Floor
Camp Newark	City Hall, Second Floor
Parental Home for Boys	Verona, N. J.
Alms House	Ivy Hill, Township of South Orange
Relief of Poor	City Hall Basement
Employment Bureau	9-11 Franklin Street
Band concerts	City Hall, Second Floor

Department of Public Safety

HON. WILLIAM J. BRENNAN

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Cor. Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
Fifth Precinct	Orange and Sixth Streets
Sixth Precinct	Bigelow and Hunterdon Streets
Seventh Precinct	998 South Orange Avenue
Eighth Precinct	259 Washington Avenue
Fire Division	Headquarters, City Hall, Third Floor
Engine Company No. 1.....	188-190 Mulberry Street
Engine Company No. 2.....	39-41 Centre Street
Engine Company No. 3.....	39 Court Street
Engine Company No. 4.....	225 High Street
Engine Company No. 5.....	65 Congress Street
Engine Company No. 6.....	344-346 Springfield Avenue
Engine Company No. 7.....	Wallace Place and Hudson Street
Engine Company No. 8.....	Ferry and Fillmore Streets
Engine Company No. 9.....	197 Summer Avenue
Engine Company No. 10.....	Sherman Avenue and Astor Street
Engine Company No. 11.....	Central Avenue and Ninth Street
Engine Company No. 12.....	215 Belmont Avenue
Engine Company No. 13.....	Summer Avenue and Halleck Street
Engine Company No. 14.....	McWhorter and Vesey Streets
Engine Company No. 15.....	269-271 Park Avenue
Engine Company No. 16.....	554 Ferry Street

Engine Company No. 17.....	Clinton Place and Runyon Street
Engine Company No. 18.....	18th Avenue and Twelfth Street
Engine Company No. 19.....	Frelinghuysen Avenue and Fenwick
Engine Company No. 20.....	15-17 Prince Street
Engine Company No. 21.....	721-723 South Orange Avenue
Engine Company No. 22.....	New and Colden Streets
Engine Company No. 23.....	44 Mount Prospect Avenue
Engine Company No. 24.....	75-77 Academy Street
Engine Company No. 25.....	Avon Avenue and South 13th Street
Engine Company No. 26.....	Palm Street and Sanford Avenue
Engine Company No. 28.....	701 North Fourth Street
Engine Company No. 29.....	Bergen Street and Lehigh Avenue
Engine Company No. 30.....	44 Mount Prospect Avenue
Engine Company No. 31.....	McWhorter and Vesey Streets
Engine Company No. 33 (Fire Boat).....	Ft. of Centre Street, Passaic River
Squad Company No. 1.....	75 Academy Street
Truck Company No. 1.....	188-190 Mulberry Street
Truck Company No. 2.....	55 Plane Street
Truck Company No. 3.....	82 Bruce Street
Truck Company No. 4.....	Congress and Lafayette Streets
Truck Company No. 5.....	213 Belmont Avenue
Truck Company No. 6.....	5 Washington Avenue
Truck Company No. 7.....	Park Avenue and Sixth Street
Truck Company No. 8.....	471-473 Ferry Street
Truck Company No. 9.....	Avon Avenue and South 13th Street
Water Tower Co. No. 1.....	Mulberry and Lafayette Street
Reserve and Supply Co. No. 1.....	56-58 Prospect Street
Telegraph Department	City Hall, Fourth Floor
Repair Department	56-58 Prospect Street
Building Department	City Hall, Fourth Floor
All Licenses, except Jitneys.....	City Hall, Second Floor

Department of Parks and Public Property

HON. CHARLES P. GILLEN

Centre Market	Mulberry and Commerce Streets
Public Parks	City Hall, Second Floor
Shade Tree	City Hall, Third Floor
Smoke Abatement	City Hall, Second Floor
Weights and Measures	City Hall, Basement
Dog Pound	Plum Point Lane
All Public Buildings, except those owned in name of Water Dept.,	City Hall, Second Floor
Printing and Stationery Dept.....	City Hall, Fourth Floor
Municipal Soldiers' and Sailors' Bureau.....	City Hall, Second Floor

Department of Streets and Public Improvements

HON. THOMAS L. RAYMOND

Streets	City Hall, Basement
Water	City Hall, First Floor
Sewer	City Hall, Third Floor
Dock	City Hall, Second Floor
Garbage	City Hall, Basement
Lighting	City Hall, Second Floor
Port Newark Terminal	City Hall, Second Floor
Inspection of Gas Meters	City Hall, Second Floor
Jitneys	City Hall, Basement

Department of Revenue and Finance

HON. JOHN HOWE

Comptroller	City Hall, First Floor
City Treasurer	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Tax Board	City Hall, First Floor
Assessments	City Hall, Third Floor
Sinking Fund	City Hall, Second Floor
Martin Act Dept.	City Hall, Second Floor

City Clerk's Department

WILLIAM J. EGAN, CITY CLERK

The main office of the City Clerk's Department is practically the City's Information Bureau. It is open from 8:30 A. M. to 12 o'clock midnight including holidays (Sundays from 8:30 A. M. to 4:30 P. M.), and requests for general information are referred to this office.

The following departments are under the jurisdiction of the City Clerk:

Marriage License Bureau	Third Floor
General Licenses	Second Floor
Documents, Records and Archives	Fourth Floor
Public Outing Camp	Main Office, Second Floor
Department of Elections	Basement

Statistical Story of Newark, N. J.

Founded	1666
Incorporated a City	1836
Population (1920) Census	414,524

LOCATION

Latitude, 40° 41'; Longitude 74° 10' west from Greenwich. Three miles above Newark Bay; eight miles west from New York. Area 23.40 square miles, of which 6.5 square miles are tide water lands. Five hundred acres have been reclaimed by the City on which wharves, docks and railway terminals are being developed for factory and warehousing uses.

WATERFRONT

Wharf frontage on Newark Bay and Passaic River, 10½ miles, channel 300 feet width; depth at M. L. T., 31 feet; at high water, 35 feet; Public docks and piers 6; Private docks and piers, 139; Tonnage annually 3,408,609.

WATER LINES

Trans Marine Corporation, Ocean Service; Trans Marine Corporation, Canal Section; Newark Express & Transportation Company.

RAILROADS

Pennsylvania, Lackawanna, Erie, Lehigh Valley, (Reading) N. J. Central, Baltimore & Ohio and Atlantic Port Railway. Passenger Depots 15. Passenger Train daily 850. Freight delivery yards 22. Freight Trains daily 131. Team track yards 6. Railway tonnage, 4,508,827.

Newark is within hauling distance by wagon to the piers and docks of New York City.

More people get on and off trains in Newark than any other city in the United States not a terminal point.

ELECTRIC RAILROADS

Hudson and Manhattan Tubes, 18 minutes to New York City. Trains daily to and from New York 260.

Electric Trolley Lines, City 6; mileage 134; Suburban Lines 23, mileage 227; Passengers daily, City 366,000; Passengers daily, Essex County Division 465,700; Cars daily, City and Essex County Division 572; Trips daily, City and Essex County Division, 4,872.

MOTOR BUS SERVICE

City Lines, 7; City and Suburban Lines, 10; Suburban Lines exclusively, 4; Passengers carried, 1922, 76,875,119.

VALUATIONS, DEBT, REVENUE

Assessed valuation of property (1923).....	\$ 578,971,103.00
Value of Municipal property	102,524,989.50
Number of Public Buildings	77
Total Bonded Debt	56,350,008.89
Sinking Fund Assets	10,838,502.12
Total Net Debt	45,511,504.87
Annual Tax Rate per 1,000 of Valuation.....	37.60
Whole Number of Buildings in the City.....	86,194
Total Municipal Revenue 1922	24,590,867.36

If NEWARK'S tax rate is above the average, it is because it is spending millions of money for education, recreation and sanitation—the three elements that return compound interest and dividends on the investment.

WATER SUPPLY

54 million gallons daily, delivered by gravity. Daily consumption in gallons 43.7 million; gallons per capita 94.85. Meters in use, 47,643. Cost for first 500 cubic feet, \$1.50; 1.00 per 1,000 cubic feet thereafter.

PAVEMENTS

Miles of street paved 296, miles of streets unpaved, 60; average width of streets, 36 feet.

Newark is rated one of the best paved cities in the United States.

SEWERS

Brick and concrete, 87.95 miles; pipe, 234.94 miles; catch basins, 4,386, manholes, 9,365; total cost of public sewers, \$6,160,823.77.

STREET LIGHTING

No. of 1500 cp Type C. 166. No. of 600 cp Type C. 238. No. of 1000 cp Type C. 394. No. 400 cp Type C. 1306. No. of 250 cp Incan. 43. No. of small Incan., 282. No. of Gas Lamps, 1,376.

POLICE DATA

Number of men in Department, 1,006; Headquarters, 230; Traffic Division, 187; First Precinct, 89; Second Precinct, 79; Third Precinct, 75; Fourth Precinct, 90; Fifth Precinct, 76; Sixth Precinct, 81; Seventh Precinct, 49; Eighth Precinct, 45; Vacancies, 1; Retired Veterans, 4; Total, 1,006; Value of buildings and equipment, \$651,790.55; Annual maintenance cost, \$2,153,673.17.

Newark is a moral city, free from turbulence or serious disturbance. A good record for its Police Department.

FIRE

Number of men in department, 810; Number of Co. 45; Value of buildings and equipment, \$1,189,725.00; Annual maintenance cost, 1923, \$1,841,860.83. Contents \$854,628.06.

Gasoline motor pumping engines	28
Gasoline motor combination chemical engines	4
Steam fire engines equipped with gasoline tractors	7
Combination wagons equipped with gasoline tractors.....	5
Water tower equipped with gasoline tractor.....	1
Gas-electric 75 ft. Aerial hook and ladder truck.....	1
Straight electric 75 ft. Aerial hook and ladder truck.....	1
75 ft. Aerial hook and ladder trucks with gasoline tractors.....	2
Hook and ladder trucks with gasoline tractors.....	7
Automobile Roadsters for Chiefs	10
Runabout for Telegraph Department	1
Trucks (auto) for Telegraph Department.....	2
5 ton auto hauling and wrecking truck.....	1
Horse drawn steam fire engines	5
Horse drawn City Hook and ladder trucks.....	2
Horse drawn Combination Chemical wagons.....	0
Thawing apparatus	1
Exercise wagon	0
Coaling wagons	1
Reserve and supply wagons	2
Carpenter wagons	3
Horseshoers wagons	1
Steel Fire Boat	1
Number of men in department	810
Value of engine houses and equipment	\$2,044,353.06
Annual maintenance cost	1,841,860.83
Fire loss 1923 (estimated)	1,843,922.54

Newark has never had a disastrous fire, and it is an old city, which talks well for its Fire Department.

Newark has a scientific fire alarm system that represents the highest claim for efficiency.

BUILDING IN NEWARK, 1923

Dwellings, 36,353; Stores and Dwellings (combined), 6,601; Factories, 1,227; Commercial Buildings, 2,565; Churches and Charities, 270; Schools, 116; Public Buildings, 81; Total, 47,213.

BUREAU OF HEALTH

Number of inspectors, 64; Office division, 19; Physicians 18; Nurses, 36; Total number of employes, 172, not including City Hospital.

Vital statistics for year 1923: Deaths, 5,221; rate per 1,000, 11.9; Births, 11,111; rate per 1,000, 25.3.

Newark's health rate is above par. Its death rate above, speaks well for its Department of Health.

Newark's population is a polyglot one, but is a sanitary city, because of the work of its Health and Tenement House Commission.

Death rate second lowest in City's history; Baby death rate lowest in City's history.

METEOROLOGICAL

Total rainfall, 48.10 inches; snowfall, 50.13 inches; temperature below 32° freezing, 87 days; above 90°, 7 days; average annual mean temperature 56.7.

PARKS

City Parks and squares, 1923, 32 area in acres, 34; County Parks within the city limits, 6; area in acres, 679.78; Seashore camps, 11.5 acres; Playgrounds in various sections of the city, 21; acreage, 60.

Newark has a developed park area greater per square mile of territory than any city in the United States.

MANUFACTURERS

Capital invested in manufacturing, 1920 (estimated).....	\$420,547,000.00
Number of persons engaged in industry.....	170,000
Annual wages and salaries paid	162,000,000.00
Value of Raw Material, 1920 (estimated).....	337,932,000.00
Establishments using power and employing over 10 hands.....	2,300
Value of finished product, 1920 (estimated).....	600,000,000.00

NEWARK ranks eleventh in the aggregate value of products annually.

NEWARK has 252 distinct lines of industry, fifty lines turning out values from one to thirty million dollars annually.

NEWARK as a manufacturing centre ranks ahead of thirty States in the aggregate value of its manufactured products.

NEWARK leads the world in the manufacture of umbrella frames.

NEWARK leads in the manufacture of badges and advertising novelties.

NEWARK per capita to its population leads in the variety of its manufactures.

NEWARK is the largest fine jewelry manufacturing centre in the United States.

NEWARK produces the largest variety and best grades of leather for shoes, automobiles, carriages and upholstering.

NEWARK is a great centre for the manufacture of chemicals, varnishes, lacquers and paints.

NEWARK excels in the superiority of its cutlery and edged tools.

NEWARK is the home of the "Mother of Pearl" button and novelty industry.

NEWARK produced the first malleable iron in America.

NEWARK built the first locomotive engine to travel up grade.

NEWARK made the first patent leather in America.

NEWARK added celluloid to the world's commerce.

The location of a new industrial plant to most cities is an occasion for a holiday of rejoicing. If such a rule were followed in Newark every day in the year would be a holiday.

BANKS

National Bank Resources	\$ 93,742,322.47
National Bank deposits	76,966,668.97
Trust Company resources	133,532,950.35
Trust Company deposits	115,679,556.34
Savings Bank resources	80,720,616.05
Savings Bank deposits	72,811,555.74
Building and Loan Association, assets (Essex County).....	127,064,306.00
Building and Loan Associations, receipts (Essex County).....	104,353,793.00
Shareholders, Building and Loan Associations (Essex County)	225,032
Number of Depositors, Savings Banks	167,754
Number of Depositors, Trust Companies	142,068
Number of Depositors, National Banks	66,130
National Banks	6
Trust Companies	11
Savings Institutions	5
Savings Departments of National Banks and Trust Companies	14
Building and Loan Associations (Essex County).....	383

NEWARK has over eighty per cent. of the number of Building and Loan Association Depositors, Receipts and Resources in Essex County.

Total outgoing bank clearings over \$950,000,000.00

INSURANCE

Life Insurance Companies	2
Total Income, Life Insurance Companies	\$ 287,128,228.84
Assets	1,095,984,324.49
Surplus	47,790,349.20
Fire Insurance Companies	5
Total Income, Fire Insurance Companies	21,495,060.37
Assets	36,391,216.11
Surplus	8,004,338.78

Newark is proud to take second rank to New York as an Insurance centre.

POSTOFFICE

Number of pieces of mail handled, 1923.....	218,000,000
Total cash receipts for Postal supplies.....	2,708,287.26
Money Orders	361,160
Amount	4,305,490.32
Money Orders paid	739,251
Amount	6,844,333.80
Number of clerks and carriers	627
Postal stations	55
Number of carrier stations	6
Number of parcel post stations	1

TELEPHONE SERVICE

Number of stations, Dec. 31, 1923.....	54,281
Number of pay stations, Dec. 31, 1923.....	1,518
Total local calls during year 1923.....	56,465,000
Total out-of-town calls for 1923.....	15,554,000

COMMERCIAL

Number of dry goods stores	342
Druggists	185
Grocers	1,449
Meat Markets	677
Millinery Goods	106
Shoe Dealers	164
Bakers	255
Confectioners	628
Milk Dealers	60
Department Stores	8

PROFESSIONAL

Architects	67
Artists	50
Auctioneers	22
Dentists	215
Insurance Agents	375
Lawyers	597
Real Estate Agents	573
Physicians	453

SCHOOLS AND COLLEGES

Number of Public Schools	68
Value of public school property	\$ 14,123,125.00
Cost of maintenance for 1919-120.....	7,064,723.91
Average cost per pupil (elementary)	73.50
Number of pupils	87,316
Number of teachers	2,231
Number of parish schools	25
Number of pupils	14,500
Number of private schools	3
Number of pupils (estimated)	400
Number of business colleges	5
Number of academies, including law, medicine and music.....	10
High Schools (Senior 4; Junior 3).....	7
Drawing	1
Industrial	3
Normal	1

NEWARK is training and teaching the standards of good citizenship to 100,000 school children yearly, and this army supplies the right kind of brains and energy to maintain its prestige as a manufacturing centre.

PUBLIC LIBRARY

Value of Land, Building and Equipment	\$ 1,237,928.00
Number of Volumes	279,000
Annual circulation of books, 1923	1,157,959
Annual circulation of pictures, 1923	143,137
Annual circulation, 1922	210,831.20
Maintenance cost (exclusive of books, periodicals and binding)	
Books, periodicals and binding	70,233

NEWARK believes in the best along educational lines and pays to secure it.

CHURCHES AND INSTITUTIONS

Presbyterian	34
Roman Catholic	32
Methodist Episcopal	16
Baptist	24
Episcopal	16
Lutheran	10
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Reformed Dutch	8
Congregational	2
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Societies	708
Trade Unions	77

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Public Halls	103
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NEWSPAPERS

Daily Newspapers	4
Weekly	14
Bi-Weekly	2
Monthly	8

NEWARK—A RECORD OF PROGRESS

	1900	1910	1915	1923
Population	246,070	347,469	399,000	414,524
Taxable Valuations...\$148,834,805	\$344,821,700	\$420,311,342	\$ 560,680,357.00	
Bank and Trust Com- pany Resources.....	29,322,562	103,779,521	127,819,498	227,275,272.82
Savings Banks' Re- sources	15,467,213	40,396,313	50,568,925	80,720,616.05
Capital Invested in Manufacturing	103,191,403	149,691,105	225,640,000	420,547,000.00
Value of Raw Ma- terial	67,105,944	120,907,766	130,299,000	337,932,000.00
Value of Manufactured Product	126,954,049	217,970,342	250,654,527	577,609,000.00
Life Insurance Com- panies Assets	95,983,799	365,696,799	574,313,019	1,095,948,324.49
Fire Insurance Com- panies' Assets.....	7,794,503	14,206,606	22,013,775	36,391,216.11
Pieces of Mail Handled	59,523,900	151,902,549	159,217,482	218,000,000.00
Passenger Movement by Trolley	69,282,833	137,066,415	154,603,797	122,828,149
Passenger Movement by Jitneys				76,375,119

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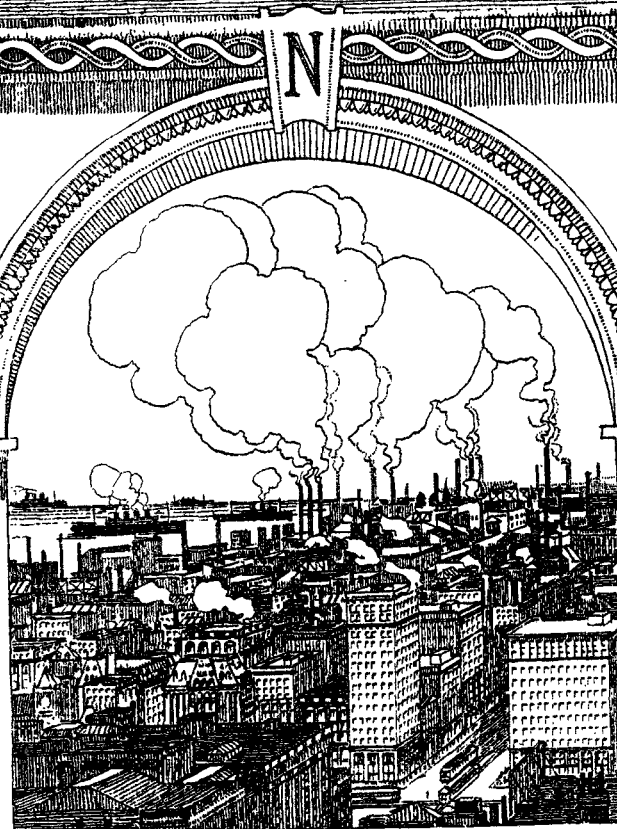
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MINUTES
BOARD OF COMMISSIONERS

Mar.

• **COMMISSION GOVERNMENT** •



NEWARK • A CITY OF IN-
DUSTRY AND PROGRESS



MARCH, 1924

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MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark, N. J.

MARCH, 1924

Commissioners

FREDERICK C. BREIDENBACH, Mayor
WILLIAM J. BRENNAN
CHARLES P. GILLEN
THOMAS L. RAYMOND
JOHN HOWE

City Clerk

WILLIAM J. EGAN

NEWARK CITY GOVERNMENT

Department of Public Affairs Department of Public Safety
HON. FREDERICK C. BREIDENBACH HON. WILLIAM J. BRENANN

BUREAU OF HEALTH
CITY HOSPITAL
FREE PUBLIC LIBRARY
MUSEUM ASSOCIATION
PUBLIC BATHS
NEWARK PARENTAL HOME
FOR BOYS
ALM HOUSE
RELIEF OF POOR
EMPLOYMENT BUREAU
BAND CONCERTS
CAMP NEWARK

POLICE
FIRE
DIVISION OF BUILDINGS
ALL LICENSES
Except Jitneys
POLICE COURTS

Department of Parks and Public
Property

HON. CHARLES P. GILLEN

CENTRE MARKET
SHADE TREE
SMOKE ABATEMENT
WEIGHTS AND MEASURES
DOG POUND

ALL PUBLIC BUILDINGS
Except Those Owned in Name
of Water Department
PRINTING AND STATIONERY DEPT.
MUNICIPAL SOLDIERS' AND SAILORS'
AID BUREAU

Department of Public
Works
HON. THOMAS L. RAYMOND

Department of Revenue and
Finance
HON. JOHN HOWE

STREETS
WATER SUPPLY
SEWER
DOCKS
GABBAGE
LIGHTING
PORT NEWARK TERMINAL
INSPECTION OF GAS METERS
JITNEYS
COMMISSION ON BUILDING DIS-
TRICTS AND RESTRICTIONS

COMPTROLLER
CITY TREASURER
AUDITOR OF ACCOUNTS
TAX RECEIVER
TAX BOARD
ASSESSMENTS, LOCAL
IMPROVEMENTS
MARTIN ACT DEPARTMENT

City Clerk's Department
WILLIAM J. EGAN, City Clerk

Law Department

JEROME T. CONGLETON, Corporation Counsel
JOSEPH G. WOLBER, First Assistant Corporation Counsel
CHARLES M. MYERS, Second Assistant Corporation Counsel

DIRECTORY OF DEPARTMENTS

Department of Public Affairs

HON. FREDERICK C. BREIDENBACH

Bureau of Health.....	Plane and William Streets
City Hospital	Fairmount Avenue
Free Public Library.....	5 Washington Street
Public Baths	City Hall, Fourth Floor
Camp Newark	City Hall, Second Floor
Parental Home for Boys	Verona, N. J.
Alms House	Ivy Hill, Township of South Orange
Relief of Poor	City Hall Basement
Employment Bureau	9-11 Franklin Street
Band concerts	City Hall, Second Floor

Department of Public Safety

HON. WILLIAM J. BRENNAN

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Cor. Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
Fifth Precinct	Orange and Sixth Streets
Sixth Precinct	Bigelow and Hunterdon Streets
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Engine Company No. 16.....	554 Ferry Street

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Engine Company No. 18.....	18th Avenue and Twelfth Street
Engine Company No. 19.....	Frelinghuysen Avenue and Fenwick
Engine Company No. 20.....	15-17 Prince Street
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Truck Company No. 3.....	82 Bruce Street
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Truck Company No. 6.....	5 Washington Avenue
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Reserve and Supply Co. No. 1.....	56-58 Prospect Street
Telegraph Department	City Hall, Fourth Floor
Repair Department	56-58 Prospect Street
Building Department	City Hall, Fourth Floor
All Licenses, except Jitneys.....	City Hall, Second Floor

Department of Parks and Public Property

HON. CHARLES P. GILLEN

Centre Market	Mulberry and Commerce Streets
Public Parks	City Hall, Second Floor
Shade Tree	City Hall, Third Floor
Smoke Abatement	City Hall, Second Floor
Weights and Measures	City Hall, Basement
Dog Pound	Plum Point Lane
All Public Buildings, except those owned in name of Water Dept.,	
	City Hall, Second Floor
Printing and Stationery Dept.	City Hall, Fourth Floor
Municipal Soldiers' and Sailors' Bureau	City Hall, Second Floor

Department of Public Works

HON. THOMAS L. RAYMOND

Streets	City Hall, Basement
Water	City Hall, First Floor
Sewer	City Hall, Third Floor
Dock	City Hall, Second Floor
Garbage	City Hall, Basement
Lighting	City Hall, Second Floor
Port Newark Terminal	City Hall, Second Floor
Inspection of Gas Meters	City Hall, Second Floor
Jitneys	City Hall, Basement

Department of Revenue and Finance

HON. JOHN HOWE

Comptroller	City Hall, First Floor
City Treasurer	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Tax Board	City Hall, First Floor
Assessments	City Hall, Third Floor
Sinking Fund	City Hall, Second Floor
Martin Act Dept.	City Hall, Second Floor

City Clerk's Department

WILLIAM J. EGAN, CITY CLERK

The main office of the City Clerk's Department is practically the City's Information Bureau. It is open from 8:30 A. M. to 12 o'clock midnight including holidays (Sundays from 8:30 A. M. to 4:30 P. M.), and requests for general information are referred to this office.

The following departments are under the jurisdiction of the City Clerk:

Marriage License Bureau	Third Floor
General Licenses	Second Floor
Documents, Records and Archives	Fourth Floor
Public Outing Camp	Main Office, Second Floor
Department of Elections	Basement

Statistical Story of Newark, N. J.

Founded	1866
Incorporated a City	1836
Population (1920) Census	414,524

LOCATION

Latitude, 40° 41'; Longitude 74° 10' west from Greenwich. Three miles above Newark Bay; eight miles west from New York. Area 23.40 square miles, of which 6.5 square miles are tide water lands. Five hundred acres have been reclaimed by the City on which wharves, docks and railway terminals are being developed for factory and warehousing uses.

WATERFRONT

Wharf frontage on Newark Bay and Passaic River, 10½ miles, channel 300 feet width; depth at M. L. T., 31 feet; at high water, 35 feet; Public docks and piers 6; Private docks and piers, 139; Tonnage annually 3,408,609.

WATER LINES

Trans Marine Corporation, Ocean Service; Trans Marine Corporation, Canal Section; Newark Express & Transportation Company.

RAILROADS

Pennsylvania, Lackawanna, Erie, Lehigh Valley, (Reading) N. J. Central, Baltimore & Ohio and Atlantic Port Railway. Passenger Depots 15. Passenger Train daily 850. Freight delivery yards 22. Freight Trains daily 131. Team track yards 6. Railway tonnage, 4,508,827.

Newark is within hauling distance by wagon to the piers and docks of New York City.

More people get on and off trains in Newark than any other city in the United States not a terminal point.

ELECTRIC RAILROADS

Hudson and Manhattan Tubes, 18 minutes to New York City. Trains daily to and from New York 260.

Electric Trolley Lines, City 6; mileage 134; Suburban Lines 23, mileage 227; Passengers daily, City 366,000; Passengers daily, Essex County Division 465,700; Cars daily, City and Essex County Division 572; Trips daily, City and Essex County Division, 4,872.

MOTOR BUS SERVICE

City Lines, 7; City and Suburban Lines, 10; Suburban Lines exclusively, 4; Passengers carried, 1922, 73,375,119.

VALUATIONS, DEBT, REVENUE

Assessed valuation of property (1923).....	\$ 578,971,103.00
Value of Municipal property	102,524,989.50
Number of Public Buildings	77
Total Bonded Debt	56,350,008.89
Sinking Fund Assets	10,838,502.12
Total Net Debt	45,511,504.87
Annual Tax Rate per 1,000 of Valuation.....	37.60
Whole Number of Buildings in the City.....	86,194
Total Municipal Revenue 1922	24,590,867.36

If NEWARK'S tax rate is above the average, it is because it is spending millions of money for education, recreation and sanitation—the three elements that return compound interest and dividends on the investment.

WATER SUPPLY

54 million gallons daily, delivered by gravity. Daily consumption in gallons 43.7 million; gallons per capita 94.85. Meters in use, 47,643. Cost for first 500 cubic feet, \$1.50; 1.00 per 1,000 cubic feet thereafter.

PAVEMENTS

Miles of street paved 296, miles of streets unpaved, 60; average width of streets, 36 feet.

Newark is rated one of the best paved cities in the United States.

SEWERS

Brick and concrete, 87.95 miles; pipe, 234.94 miles; catch basins, 4,386, manholes, 9,365; total cost of public sewers, \$6,160,823.77.

STREET LIGHTING

No. of 1500 cp Type C. 166. No. of 600 cp Type C. 2384 No. of 1000 cp Type C. 394. No. 400 cp Type C. 1306. No. of 250 cp Incan., 43. No. of small Incan., 282. No. of Gas Lamps, 1,376.

POLICE DATA

Number of men in Department, 1,006; Headquarters, 230; Traffic Division, 187; First Precinct, 89; Second Precinct, 79; Third Precinct, 75; Fourth Precinct, 90; Fifth Precinct, 76; Sixth Precinct, 81; Seventh Precinct, 49; Eighth Precinct, 45; Vacancies, 1; Retired Veterans, 4; Total, 1,006; Value of buildings and equipment, \$651,790.55; Annual maintenance cost, \$2,153,673.17.

Newark is a moral city, free from turbulence or serious disturbance. A good record for its Police Department.

FIRE

Number of men in department, 810, Number of Co. 45; Value of buildings and equipment, \$1,189,725.00; Annual maintenance cost, 1923, \$1,841,860.83. Contents \$854,628.06.

Gasoline motor pumping engines	28
Gasoline motor combination chemical engines	4
Steam fire engines equipped with gasoline tractors	7
Combination wagons equipped with gasoline tractors.....	5
Water tower equipped with gasoline tractor.....	1
Gas-electric 75 ft. Aerial hook and ladder truck.....	1
Straight electric 75 ft. Aerial hook and ladder truck.....	1
75 ft. Aerial hook and ladder trucks with gasoline tractors.....	2
Hook and ladder trucks with gasoline tractors.....	7
Automobile Roadsters for Chiefs	10
Runabout for Telegraph Department	1
Trucks (auto) for Telegraph Department.....	2
5 ton auto hauling and wrecking truck.....	1
Horse drawn steam fire engines	5
Horse drawn City Hook and ladder trucks.....	2
Horse drawn Combination Chemical wagons.....	0
Thawing apparatus	1
Exercise wagon	0
Coaling wagons	1
Reserve and supply wagons	2
Carpenter wagons	3
Horseshoers wagons	1
Steel Fire Boat	1
Number of men in department	810
Value of engine houses and equipment	\$2,044,353.05
Annual maintenance cost	1,841,860.83
Fire loss 1923 (estimated)	1,843,922.54

Newark has never had a disastrous fire, and it is an old city, which talks well for its Fire Department.

Newark has a scientific fire alarm system that represents the highest claim for efficiency.

BUILDING IN NEWARK, 1923

Dwellings, 36,353; Stores and Dwellings (combined), 6,601; Factories, 1,227; Commercial Buildings, 2,565; Churches and Charities, 270; Schools, 116; Public Buildings, 81; Total, 47,213.

BUREAU OF HEALTH

Number of inspectors, 64; Office division, 19; Physicians 18; Nurses, 36; Total number of employes, 172, not including City Hospital.

Vital statistics for year 1923: Deaths, 5,221; rate per 1,000, 11.9; Births, 11,111; rate per 1,000, 25.3.

Newark's health rate is above par. Its death rate above, speaks well for its Department of Health.

Newark's population is a polyglot one, but is a sanitary city, because of the work of its Health and Tenement House Commission.

Death rate second lowest in City's history; Baby death rate lowest in City's history

METEOROLOGICAL

Total rainfall, 48.10 inches; snowfall, 50.13 inches; temperature below 32° freezing, 87 days; above 90°, 7 days; average annual mean temperature 56.7.

PARKS

City Parks and squares, 1923, 32 area in acres, 34; County Parks within the city limits, 6; area in acres, 679.78; Seashore camps, 11.5 acres; Playgrounds in various sections of the city, 21; acreage, 60.

Newark has a developed park area greater per square mile of territory than any city in the United States.

MANUFACTURERS

Capital invested in manufacturing, 1920 (estimated).....	\$420,547,000.00
Number of persons engaged in industry.....	170,000
Annual wages and salaries paid	162,000,000.00
Value of Raw Material, 1920 (estimated).....	337,932,000.00
Establishments using power and employing over 10 hands.....	2,300
Value of finished product, 1920 (estimated).....	600,000,000.00

NEWARK ranks eleventh in the aggregate value of products annually.

NEWARK has 252 distinct lines of industry, fifty lines turning out values from one to thirty million dollars annually.

NEWARK as a manufacturing centre ranks ahead of thirty States in the aggregate value of its manufactured products.

NEWARK leads the world in the manufacture of umbrella frames.

NEWARK leads in the manufacture of badges and advertising novelties.

NEWARK per capita to its population leads in the variety of its manufactures.

NEWARK is the largest fine jewelry manufacturing centre in the United States.

NEWARK produces the largest variety and best grades of leather for shoes, automobiles, carriages and upholstering.

NEWARK is a great centre for the manufacture of chemicals, varnishes, lacquers and paints.

NEWARK excels in the superiority of its cutlery and edged tools.

NEWARK is the home of the "Mother of Pearl" button and novelty industry.

NEWARK produced the first malleable iron in America.

NEWARK built the first locomotive engine to travel up grade.

NEWARK made the first patent leather in America.

NEWARK added celluloid to the world's commerce.

The location of a new industrial plant to most cities is an occasion for a holiday of rejoicing. If such a rule were followed in Newark every day in the year would be a holiday.

BANKS

National Bank Resources	\$ 93,742,322.47
National Bank deposits	76,966,668.97
Trust Company resources	133,532,950.35
Trust Company deposits	115,679,556.34
Savings Bank resources	80,720,616.05
Savings Bank deposits	72,811,555.74
Building and Loan Association, assets (Essex County).....	127,064,306.00
Building and Loan Associations, receipts (Essex County).....	104,353,793.00
Shareholders, Building and Loan Associations (Essex County)	225,032
Number of Depositors, Savings Banks	167,754
Number of Depositors, Trust Companies	142,068
Number of Depositors, National Banks	66,130
National Banks	6
Trust Companies	11
Savings Institutions	5
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NEWARK has over eighty per cent. of the number of Building and Loan Association Depositors, Receipts and Resources in Essex County.

Total outgoing bank clearings over \$950,000,000.00

INSURANCE

Life Insurance Companies	2
Total Income, Life Insurance Companies	\$ 287,128,223.84
Assets	1,095,984,324.49
Surplus	47,790,349.20
Fire Insurance Companies	5
Total Income, Fire Insurance Companies	21,495,060.37
Assets	36,391,216.11
Surplus	8,004,338.78

Newark is proud to take second rank to New York as an Insurance centre.

POSTOFFICE

Number of pieces of mail handled, 1923.....	218,000,000
Total cash receipts for Postal supplies.....	2,708,287.26
Money Orders	361,160
Amount	4,305,490.32
Money Orders paid	739,251
Amount	6,844,333.80
Number of clerks and carriers	627
Postal stations	55
Number of carrier stations	6
Number of parcel post stations	1

TELEPHONE SERVICE

Number of stations, Dec. 31, 1923.....	54,281
Number of pay stations, Dec. 31, 1923.....	1,518
Total local calls during year 1923.....	56,465,000
Total out-of-town calls for 1923.....	15,554,000

COMMERCIAL

Number of dry goods stores	342
Druggists	185
Grocers	1,449
Meat Markets	677
Millinery Goods	106
Shoe Dealers	164
Bakers	255
Confectioners	628
Milk Dealers	69
Department Stores	8

PROFESSIONAL

Architects	67
Artists	50
Auctioneers	22
Dentists	215
Insurance Agents	375
Lawyers	597
Real Estate Agents	573
Physicians	453

SCHOOLS AND COLLEGES

Number of Public Schools	68
Value of public school property	\$ 14,123,125.00
Cost of maintenance for 1919-120.....	7,064,723.91
Average cost per pupil (elementary)	73.50
Number of pupils	87,316
Number of teachers	2,231
Number of parish schools	25
Number of pupils	14,500
Number of private schools	3
Number of pupils (estimated)	400
Number of business colleges	5
Number of academies, including law, medicine and music.....	10
High Schools (Senior 4; Junior 3).....	7
Drawing	1
Industrial	3
Normal	1

NEWARK is training and teaching the standards of good citizenship to 100,000 school children yearly, and this army supplies the right kind of brains and energy to maintain its prestige as a manufacturing centre.

PUBLIC LIBRARY

Value of Land, Building and Equipment.....	\$ 1,237,923.00
Number of Volumes	279,000
Annual circulation of books, 1923	1,157,959
Annual circulation of pictures, 1923.....	143,137
Annual circulation, 1923	210,831.20
Maintenance cost (exclusive of books, periodicals and binding)	
Books, periodicals and binding	70,233

NEWARK believes in the best along educational lines and pays to secure it.

CHURCHES AND INSTITUTIONS

Presbyterian	34
Roman Catholic	32
Methodist Episcopal	16
Baptist	24
Episcopal	16
Lutheran	10
Jewish	13
Reformed Dutch	8
Congregational	2
Other denominations	22
Orphan Asylums	5
Hospitals	12
Charitable and Religious Organizations	75

SOCIETIES

Athletic and Social Clubs	114
Societies	708
Trade Unions	77

PUBLIC HALLS

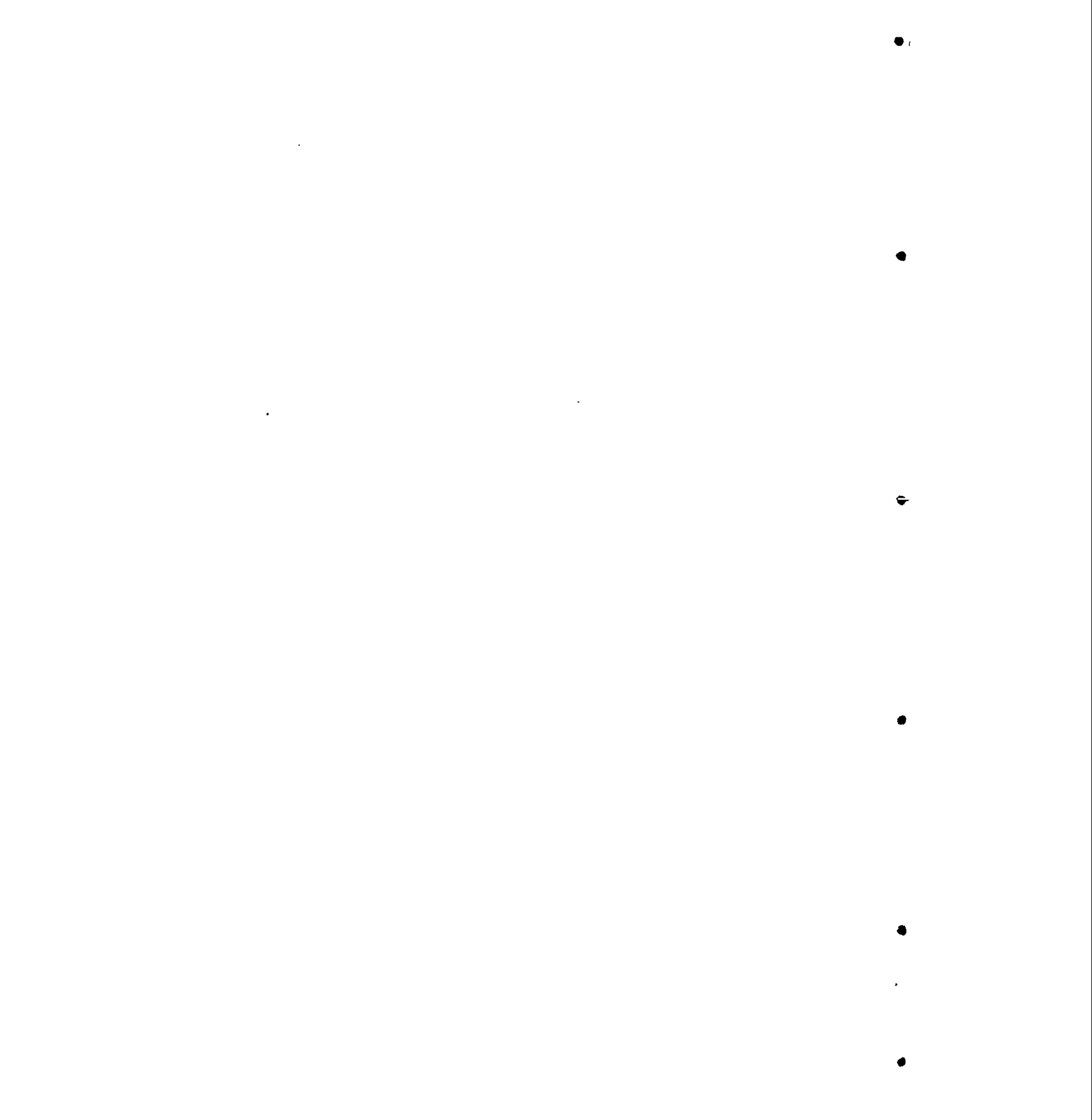
Theatres	11
Motion Picture Houses	57
Public Parks and Playgrounds	75
Public Halls	103
Auditoriums	10

NEWSPAPERS

Daily Newspapers	4
Weekly	14
Bi-Weekly	2
Monthly	8

NEWARK—A RECORD OF PROGRESS

	1900	1910	1915	1923
Population	246,070	347,469	399,000	414,524
Taxable Valuations...\$148,834,805	\$344,821,700	\$420,311,342	\$ 560,680,357.00	
Bank and Trust Com- pany Resources.....	29,322,562	103,779,521	127,819,498	227,275,272.82
Savings Banks' Re- sources	15,467,213	40,396,313	50,568,925	80,720,616.05
Capital Invested in Manufacturing	103,191,403	149,691,105	225,640,000	420,547,000.00
Value of Raw Ma- terial	67,105,944	120,907,766	130,299,000	337,932,000.00
Value of Manufactured Product	126,954,049	217,970,342	250,654,527	577,609,000.00
Life Insurance Com- panies Assets	95,983,799	365,696,799	574,313,019	1,095,948,324.49
Fire Insurance Com- panies' Assets.....	7,794,503	14,206,606	22,013,775	36,391,216.11
Pieces of Mail Handled	59,523,900	151,902,549	159,217,482	218,000,000.00
Passenger Movement by Trolley	69,282,833	137,066,415	154,603,797	122,828,149
Passenger Movement by Jitneys				76,375,119



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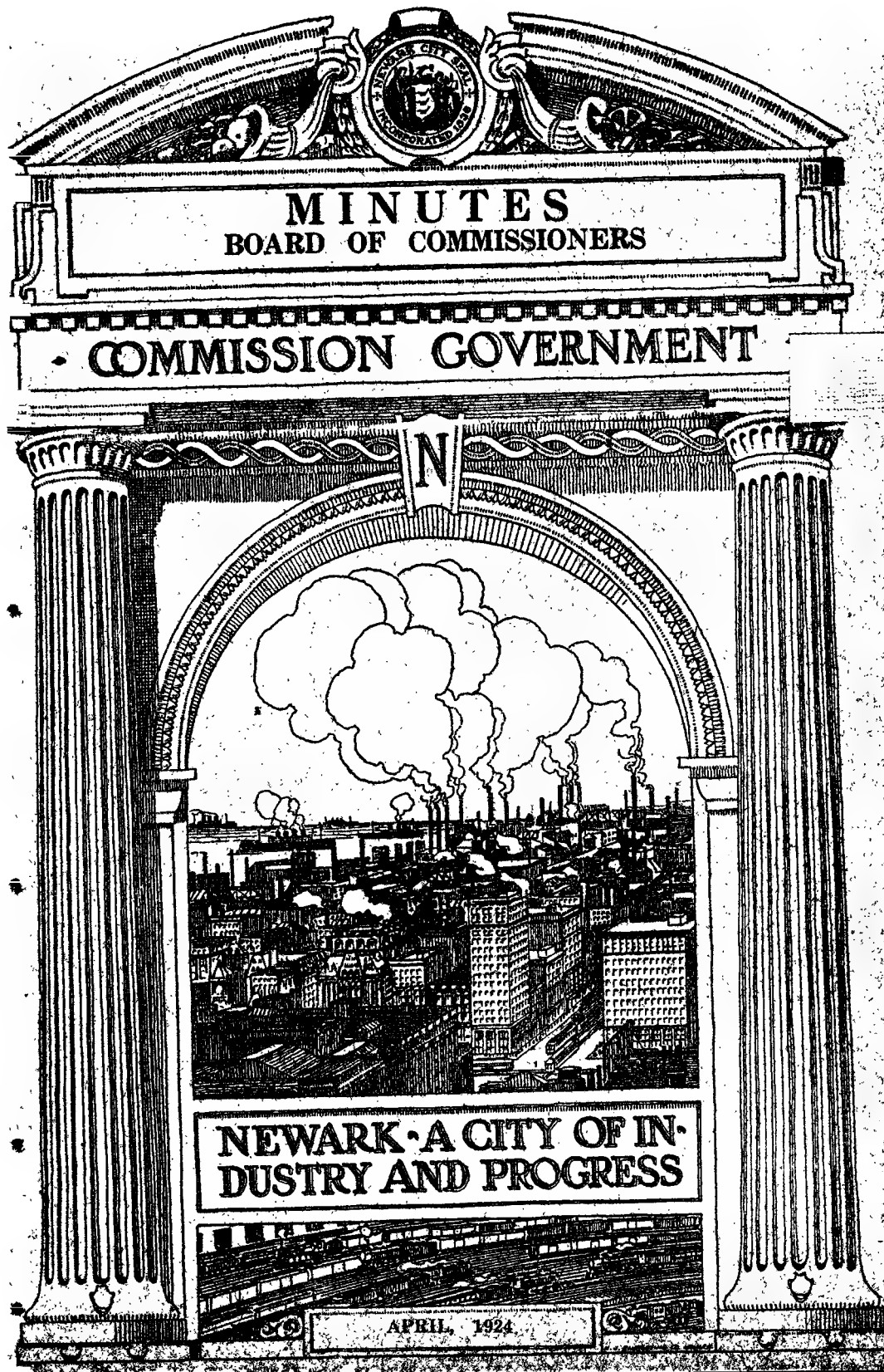
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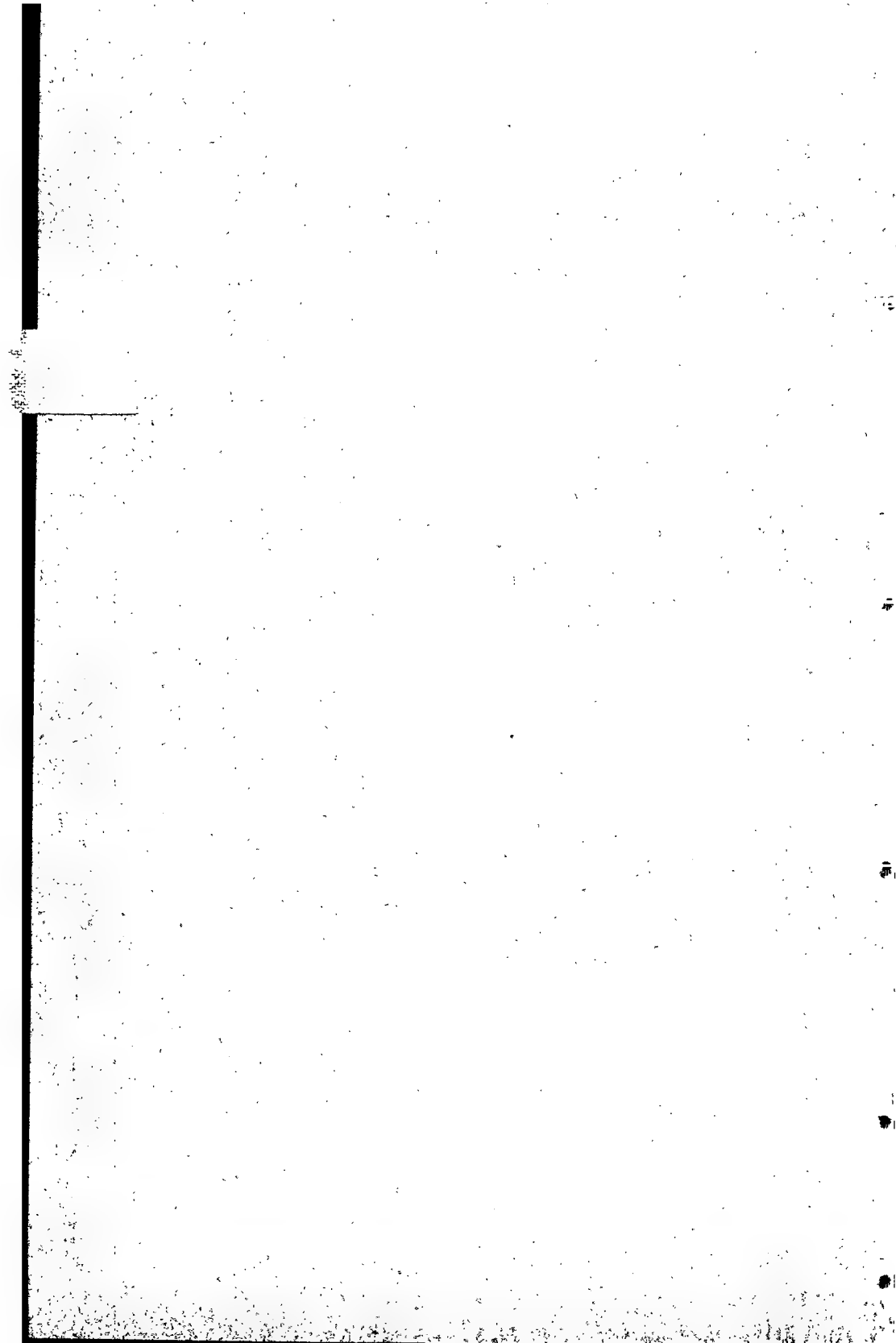


MINUTES
BOARD OF COMMISSIONERS

COMMISSION GOVERNMENT

NEWARK A CITY OF IN-
DUSTRY AND PROGRESS

APRIL 1924



MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark, N. J.

APRIL, 1924

Commissioners

FREDERICK C. BREIDENBACH, Mayor
WILLIAM J. BRENNAN
CHARLES P. GILLEN
THOMAS L. RAYMOND
JOHN HOWE

City Clerk

WILLIAM J. EGAN

NEWARK CITY GOVERNMENT

Department of Public Affairs Department of Public Safety
HON. FREDERICK C. BREIDENBACH HON. WILLIAM J. BRENANN

BUREAU OF HEALTH
CITY HOSPITAL
FREE PUBLIC LIBRARY
MUSEUM ASSOCIATION
PUBLIC BATHS
NEWARK PARENTAL HOME
FOR BOYS
ALM HOUSE
RELIEF OF POOR
EMPLOYMENT BUREAU
BAND CONCERTS
CAMP NEWARK

POLICE
FIRE
DIVISION OF BUILDINGS
ALL LICENSES
Except Jitneys
POLICE COURTS

Department of Parks and Public
Property

HON. CHARLES P. GILLEN

CENTRE MARKET
SHADE TREE
SMOKE ABATEMENT
WEIGHTS AND MEASURES
DOG POUND

ALL PUBLIC BUILDINGS
Except Those Owned in Name
of Water Department
PRINTING AND STATIONERY DEPT.
MUNICIPAL SOLDIERS' AND SAILORS'
AID BUREAU

Department of Public
Works
HON. THOMAS L. RAYMOND

Department of Revenue and
Finance
HON. JOHN HOWE

STREETS
WATER SUPPLY
SEWER
DOCKS
GARBAGE
LIGHTING
PORT NEWARK TERMINAL
INSPECTION OF GAS METERS
JITNEYS
COMMISSION ON BUILDING DIS-
TRICTS AND RESTRICTIONS

COMPTROLLER
CITY TREASURER
AUDITOR OF ACCOUNTS
TAX RECEIVER
TAX BOARD
ASSESSMENTS, LOCAL
IMPROVEMENTS
MARTIN ACT DEPARTMENT

City Clerk's Department
WILLIAM J. EGAN, City Clerk

Law Department

JEROME T. CONGLETON, Corporation Counsel
JOSEPH G. WOLBER, First Assistant Corporation Counsel
CHARLES M. MYERS, Second Assistant Corporation Counsel

DIRECTORY OF DEPARTMENTS

Department of Public Affairs

HON. FREDERICK C. BREIDENBACH

Bureau of Health.....	Plane and William Streets
City Hospital	Fairmount Avenue
Free Public Library.....	5 Washington Street
Public Baths	City Hall, Fourth Floor
Camp Newark	City Hall, Second Floor
Parental Home for Boys	Verona, N. J.
Alms House	Ivy Hill, Township of South Orange
Relief of Poor	City Hall Basement
Employment Bureau	9-11 Franklin Street
Band concerts	City Hall, Second Floor

Department of Public Safety

HON. WILLIAM J. BRENNAN

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Cor. Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
Fifth Precinct	Orange and Sixth Streets
Sixth Precinct	Bigelow and Hunterdon Streets
Seventh Precinct	998 South Orange Avenue
Eighth Precinct	259 Washington Avenue
Fire Division	Headquarters, City Hall, Third Floor
Engine Company No. 1.....	188-190 Mulberry Street
Engine Company No. 2.....	39-41 Centre Street
Engine Company No. 3.....	39 Court Street
Engine Company No. 4.....	225 High Street
Engine Company No. 5.....	65 Congress Street
Engine Company No. 6.....	344-346 Springfield Avenue
Engine Company No. 7.....	Wallace Place and Hudson Street
Engine Company No. 8.....	Ferry and Fillmore Streets
Engine Company No. 9.....	197 Summer Avenue
Engine Company No. 10.....	Sherman Avenue and Astor Street
Engine Company No. 11.....	Central Avenue and Ninth Street
Engine Company No. 12.....	215 Belmont Avenue
Engine Company No. 13.....	Summer Avenue and Halleck Street
Engine Company No. 14.....	McWhorter and Vesey Streets
Engine Company No. 15.....	269-271 Park Avenue
Engine Company No. 16	554 Ferry Street

Engine Company No. 17.....	Clinton Place and Runyon Street
Engine Company No. 18.....	18th Avenue and Twelfth Street
Engine Company No. 19.....	Frelinghuysen Avenue and Fenwick
Engine Company No. 20.....	15-17 Prince Street
Engine Company No. 21.....	721-723 South Orange Avenue
Engine Company No. 22.....	New and Colden Streets
Engine Company No. 23.....	44 Mount Prospect Avenue
Engine Company No. 24.....	75-77 Academy Street
Engine Company No. 25.....	Avon Avenue and South 13th Street
Engine Company No. 26.....	Palm Street and Sanford Avenue
Engine Company No. 28.....	701 North Fourth Street
Engine Company No. 29.....	Bergen Street and Lehigh Avenue
Engine Company No. 30.....	44 Mount Prospect Avenue
Engine Company No. 31.....	McWhorter and Vesey Streets
Engine Company No. 33 (Fire Boat).....	Ft. of Centre Street, Passaic River
Squad Company No. 1.....	75 Academy Street
Truck Company No. 1.....	188-190 Mulberry Street
Truck Company No. 2.....	55 Plane Street
Truck Company No. 3.....	82 Bruce Street
Truck Company No. 4.....	Congress and Lafayette Streets
Truck Company No. 5.....	213 Belmont Avenue
Truck Company No. 6.....	5 Washington Avenue
Truck Company No. 7.....	Park Avenue and Sixth Street
Truck Company No. 8.....	471-473 Ferry Street
Truck Company No. 9.....	Avon Avenue and South 13th Street
Water Tower Co. No. 1.....	Mulberry and Lafayette Street
Reserve and Supply Co. No. 1.....	56-58 Prospect Street
Telegraph Department	City Hall, Fourth Floor
Repair Department	56-58 Prospect Street
Building Department	City Hall, Fourth Floor
All Licenses, except Jitneys	City Hall, Second Floor

Department of Parks and Public Property

HON. CHARLES P. GILLEN

Centre Market	Mulberry and Commerce Streets.
Public Parks	City Hall, Second Floor
Shade Tree	City Hall, Third Floor
Smoke Abatement	City Hall, Second Floor
Weights and Measures	City Hall, Basement
Dog Pound	Plum Point Lane
All Public Buildings, except those owned in name of Water Dept.,	
	City Hall, Second Floor
Printing and Stationery Dept.	City Hall, Fourth Floor
Municipal Soldiers' and Sailors' Bureau	City Hall, Second Floor

Department of Public Works

HON. THOMAS L. RAYMOND

Streets	City Hall, Basement
Water	City Hall, First Floor
Sewer	City Hall, Third Floor
Dock	City Hall, Second Floor
Garbage	City Hall, Basement
Lighting	City Hall, Second Floor
Port Newark Terminal	City Hall, Second Floor
Inspection of Gas Meters	City Hall, Second Floor
Jitneys	City Hall, Basement

Department of Revenue and Finance

HON. JOHN HOWE

Comptroller	City Hall, First Floor
City Treasurer	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Tax Board	City Hall, First Floor
Assessments	City Hall, Third Floor
Sinking Fund	City Hall, Second Floor
Martin Act Dept.	City Hall, Second Floor

City Clerk's Department

WILLIAM J. EGAN, CITY CLERK

The main office of the City Clerk's Department is practically the City's Information Bureau. It is open from 8:30 A. M. to 12 o'clock midnight including holidays (Sundays from 8:30 A. M. to 4:30 P. M.), and requests for general information are referred to this office.

The following departments are under the jurisdiction of the City Clerk:

Marriage License Bureau	Third Floor
General Licenses	Second Floor
Documents, Records and Archives	Fourth Floor
Public Outing Camp	Main Office, Second Floor
Department of Elections	Basement

Statistical Story of Newark, N. J.

Founded	1866
Incorporated a City	1836
Population (1920) Census	414,524

LOCATION

Latitude, 40° 41'; Longitude 74° 10' west from Greenwich. Three miles above Newark Bay; eight miles west from New York. Area 23.40 square miles, of which 6.5 square miles are tide water lands. Five hundred acres have been reclaimed by the City on which wharves, docks and railway terminals are being developed for factory and warehousing uses.

WATERFRONT

Wharf frontage on Newark Bay and Passaic River, 10½ miles, channel 300 feet width; depth at M. L. T., 31 feet; at high water, 35 feet; Public docks and piers 6; Private docks and piers, 139; Tonnage annually 3,408,609.

WATER LINES

Trans Marine Corporation, Ocean Service; Trans Marine Corporation, Canal Section; Newark Express & Transportation Company.

RAILROADS

Pennsylvania, Lackawanna, Erie, Lehigh Valley, (Reading) N. J. Central, Baltimore & Ohio and Atlantic Port Railway. Passenger Depots 15. Passenger Train daily 850. Freight delivery yards 22. Freight Trains daily 131. Team track yards 6. Railway tonnage, 4,508,827.

Newark is within hauling distance by wagon to the piers and docks of New York City.

More people get on and off trains in Newark than any other city in the United States not a terminal point.

ELECTRIC RAILROADS

Hudson and Manhattan Tubes, 18 minutes to New York City. Trains daily to and from New York 260.

Electric Trolley Lines, City 6; mileage 134; Suburban Lines 23, mileage 227; Passengers daily, City 366,000; Passengers daily, Essex County Division 465,700; Cars daily, City and Essex County Division 572; Trips daily, City and Essex County Division, 4,872.

MOTOR BUS SERVICE

City Lines, 7; City and Suburban Lines, 10; Suburban Lines exclusively, 4; Passengers carried, 1922, 76,375,119.

VALUATIONS, DEBT, REVENUE

Assessed valuation of property (1923).....	\$ 578,971,103.00
Value of Municipal property	102,524,989.50
Number of Public Buildings	77
Total Bonded Debt	56,350,008.89
Sinking Fund Assets	10,838,502.12
Total Net Debt	45,511,504.87
Annual Tax Rate per 1,000 of Valuation.....	37.60
Whole Number of Buildings in the City.....	86,194
Total Municipal Revenue 1922	24,590,867.36

If NEWARK'S tax rate is above the average, it is because it is spending millions of money for education, recreation and sanitation—the three elements that return compound interest and dividends on the investment.

WATER SUPPLY

54 million gallons daily, delivered by gravity. Daily consumption in gallons 43.7 million; gallons per capita 94.85. Meters in use, 47,643. Cost for first 500 cubic feet, \$1.50; 1.00 per 1,000 cubic feet thereafter.

PAVEMENTS

Miles of street paved 296, miles of streets unpaved, 60; average width of streets, 36 feet.

Newark is rated one of the best paved cities in the United States.

SEWERS

Brick and concrete, 87.95 miles; pipe, 234.94 miles; catch basins, 4,386, manholes, 9,365; total cost of public sewers, \$6,160,823.77.

STREET LIGHTING

No. of 1500 cp Type C. 166. No. of 600 cp Type C. 238. No. of 1000 cp Type C. 394. No. 400 cp Type C. 1306. No. of 250 cp Incan., 43. No. of small Incan., 282. No. of Gas Lamps, 1,376.

POLICE DATA

Number of men in Department, 1,006; Headquarters, 230; Traffic Division, 187; First Precinct, 89; Second Precinct, 79; Third Precinct, 75; Fourth Precinct, 90; Fifth Precinct, 76; Sixth Precinct, 81; Seventh Precinct, 49; Eighth Precinct, 45; Vacancies, 1; Retired Veterans, 4; Total, 1,006; Value of buildings and equipment, \$651,790.55; Annual maintenance cost, \$2,153,673.17.

Newark is a moral city, free from turbulence or serious disturbance. A good record for its Police Department.

FIRE

Number of men in department, 810; Number of Co. 45; Value of buildings and equipment, \$1,189,725.00; Annual maintenance cost, 1923, \$1,841,860.83. Contents \$854,628.06.

Gasoline motor pumping engines	28
Gasoline motor combination chemical engines	4
Steam fire engines equipped with gasoline tractors	7
Combination wagons equipped with gasoline tractors.....	5
Water tower equipped with gasoline tractor.....	1
Gas-electric 75 ft. Aerial hook and ladder truck.....	1
Straight electric 75 ft. Aerial hook and ladder truck.....	1
75 ft. Aerial hook and ladder trucks with gasoline tractors.....	2
Hook and ladder trucks with gasoline tractors.....	7
Automobile Roadsters for Chiefs	10
Runabout for Telegraph Department	1
Trucks (auto) for Telegraph Department.....	2
5 ton auto hauling and wrecking truck.....	1
Horse drawn steam fire engines	5
Horse drawn City Hook and ladder trucks.....	2
Horse drawn Combination Chemical wagons.....	0
Thawing apparatus	1
Exercise wagon	0
Coaling wagons	1
Reserve and supply wagons	2
Carpenter wagons	3
Horseshoers wagons	1
Steel Fire Boat	1
Number of men in department	810
Value of engine houses and equipment	\$2,044,353.06
Annual maintenance cost	1,841,860.83
Fire loss 1923 (estimated)	1,843,922.54

Newark has never had a disastrous fire, and it is an old city, which talks well for its Fire Department.

Newark has a scientific fire alarm system that represents the highest claim for efficiency.

BUILDING IN NEWARK, 1923

Dwellings, 36,353; Stores and Dwellings (combined), 6,601; Factories, 1,227; Commercial Buildings, 2,565; Churches and Charities, 270; Schools, 116; Public Buildings, 81; Total, 47,213.

BUREAU OF HEALTH

Number of inspectors, 64; Office division, 19; Physicians 18; Nurses, 36; Total number of employes, 172, not including City Hospital.

Vital statistics for year 1923: Deaths, 5,221; rate per 1,000, 11.9; Births, 11,111; rate per 1,000, 25.3.

Newark's health rate is above par. Its death rate above, speaks well for its Department of Health.

Newark's population is a polyglot one, but is a sanitary city, because of the work of its Health and Tenement House Commission.

Death rate second lowest in City's history; Baby death rate lowest in City's history.

METEOROLOGICAL

Total rainfall, 48.10 inches; snowfall, 50.13 inches; temperature below 32° freezing, 87 days; above 90°, 7 days; average annual mean temperature 56.7.

PARKS

City Parks and squares, 1923, 32 area in acres, 34; County Parks within the city limits, 6; area in acres, 679.78; Seashore camps, 11.5 acres; Playgrounds in various sections of the city, 21; acreage, 60.

Newark has a developed park area greater per square mile of territory than any city in the United States.

MANUFACTURERS

Capital invested in manufacturing, 1920 (estimated).....	\$420,547,000.00
Number of persons engaged in industry.....	170,000
Annual wages and salaries paid	162,000,000.00
Value of Raw Material, 1920 (estimated).....	337,932,000.00
Establishments using power and employing over 10 hands.....	2,300
Value of finished product, 1920 (estimated).....	600,000,000.00

NEWARK ranks eleventh in the aggregate value of products annually.

NEWARK has 252 distinct lines of industry, fifty lines turning out values from one to thirty million dollars annually.

NEWARK as a manufacturing centre ranks ahead of thirty States in the aggregate value of its manufactured products.

NEWARK leads the world in the manufacture of umbrella frames.

NEWARK leads in the manufacture of badges and advertising novelties.

NEWARK per capita to its population leads in the variety of its manufactures.

NEWARK is the largest fine jewelry manufacturing centre in the United States.

NEWARK produces the largest variety and best grades of leather for shoes, automobiles, carriages and upholstering.

NEWARK is a great centre for the manufacture of chemicals, varnishes, lacquers and paints.

NEWARK excels in the superiority of its cutlery and edged tools.

NEWARK is the home of the "Mother of Pearl" button and novelty industry.

NEWARK produced the first malleable iron in America.

NEWARK built the first locomotive engine to travel up grade.

NEWARK made the first patent leather in America.

NEWARK added celluloid to the world's commerce.

The location of a new industrial plant to most cities is an occasion for a holiday of rejoicing. If such a rule were followed in Newark every day in the year would be a holiday.

BANKS

National Bank Resources	\$ 93,742,322.47
National Bank deposits	76,966,668.97
Trust Company resources	133,532,950.35
Trust Company deposits	115,679,556.34
Savings Bank resources	80,720,616.05
Savings Bank deposits	72,811,555.74
Building and Loan Association, assets (Essex County).....	127,064,306.00
Building and Loan Associations, receipts (Essex County).....	104,353,793.00
Shareholders, Building and Loan Associations (Essex County)	225,032
Number of Depositors, Savings Banks	167,754
Number of Depositors, Trust Companies	142,068
Number of Depositors, National Banks	66,130
National Banks	6
Trust Companies	11
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NEWARK has over eighty per cent. of the number of Building and Loan Association Depositors, Receipts and Resources in Essex County.

Total outgoing bank clearings over \$950,000,000.00

INSURANCE

Life Insurance Companies	2
Total Income, Life Insurance Companies	\$ 287,128,223.84
Assets	1,095,984,324.49
Surplus	47,790,349.20
Fire Insurance Companies	5
Total Income, Fire Insurance Companies	21,495,060.37
Assets	36,391,216.11
Surplus	8,004,338.78

Newark is proud to take second rank to New York as an Insurance centre.

POSTOFFICE

Number of pieces of mail handled, 1923.....	218,000,000
Total cash receipts for Postal supplies.....	2,708,287.26
Money Orders	361,160
Amount	4,305,490.32
Money Orders paid	739,251
Amount	6,844,333.80
Number of clerks and carriers	55
Postal stations	6
Number of carrier stations	1
Number of parcel post stations	627

TELEPHONE SERVICE

Number of stations, Dec. 31, 1923.....	54,281
Number of pay stations, Dec. 31, 1923.....	1,518
Total local calls during year 1923.....	56,465,000
Total out-of-town calls for 1923.....	15,554,000

COMMERCIAL

Number of dry goods stores	342
Druggists	185
Grocers	1,449
Meat Markets	677
Millinery Goods	106
Shoe Dealers	164
Bakers	255
Confectioners	628
Milk Dealers	60
Department Stores	8

PROFESSIONAL

Architects	67
Artists	50
Auctioneers	22
Dentists	215
Insurance Agents	375
Lawyers	597
Real Estate Agents	573
Physicians	453

SCHOOLS AND COLLEGES

Number of Public Schools	68
Value of public school property	\$ 14,123,125.00
Cost of maintenance for 1919-120.....	7,064,723.91
Average cost per pupil (elementary)	73.50
Number of pupils	87,316
Number of teachers	2,231
Number of parish schools	25
Number of pupils	14,500
Number of private schools	3
Number of pupils (estimated)	400
Number of business colleges	5
Number of academies, including law, medicine and music.....	10
High Schools (Senior 4; Junior 3).....	7
Drawing	1
Industrial	3
Normal	1

NEWARK is training and teaching the standards of good citizenship to 100,000 school children yearly, and this army supplies the right kind of brains and energy to maintain its prestige as a manufacturing centre.

PUBLIC LIBRARY

Value of Land, Building and Equipment.....	\$ 1,237,928.00
Number of Volumes	279,000
Annual circulation of books, 1923	1,157,959
Annual circulation of pictures, 1923.....	143,137
Annual circulation, 1923	210,831.20
Maintenance cost (exclusive of books, periodicals and binding)	
Books, periodicals and binding:	70,233

NEWARK believes in the best along educational lines and pays to secure it.

CHURCHES AND INSTITUTIONS

Presbyterian	34
Roman Catholic	32
Methodist Episcopal	16
Baptist	24
Episcopal	16
Lutheran	10
Jewish	13
Reformed Dutch	8
Congregational	2
Other denominations	22
Orphan Asylums	5
Hospitals	12
Charitable and Religious Organizations	75

SOCIETIES

Athletic and Social Clubs	114
Societies	708
Trade Unions	77

PUBLIC HALLS

Theatres	11
Motion Picture Houses	57
Public Parks and Playgrounds	75
Public Halls	103
Auditoriums	10

NEWSPAPERS

Daily Newspapers	4
Weekly	14
Bi-Weekly	2
Monthly	8

NEWARK—A RECORD OF PROGRESS

	1900	1910	1915	1923
Population	246,070	347,469	399,000	414,524
Taxable Valuations...	\$148,834,805	\$344,821,700	\$420,311,342	\$ 560,680,357.00
Bank and Trust Com- pany Resources.....	29,322,562	103,779,521	127,819,498	227,275,272.82
Savings Banks' Re- sources	15,467,213	40,396,313	50,568,925	80,720,616.05
Capital Invested in Manufacturing	103,191,403	149,691,105	225,640,000	420,547,000.00
Value of Raw Ma- terial	67,105,944	120,907,766	130,299,000	337,932,000.00
Value of Manufactured Product	126,954,049	217,970,342	250,654,527	577,609,000.00
Life Insurance Com- panies Assets	95,983,799	365,696,799	574,313,019	1,095,948,324.49
Fire Insurance Com- panies' Assets.....	7,794,503	14,206,606	22,013,775	36,391,216.11
Pieces of Mail Handled	59,523,900	151,902,549	159,217,482	218,000,000.00
Passenger Movement by Trolley	69,282,833	137,066,415	154,603,797	122,828,149
Passenger Movement by Jitneys				76,375,119

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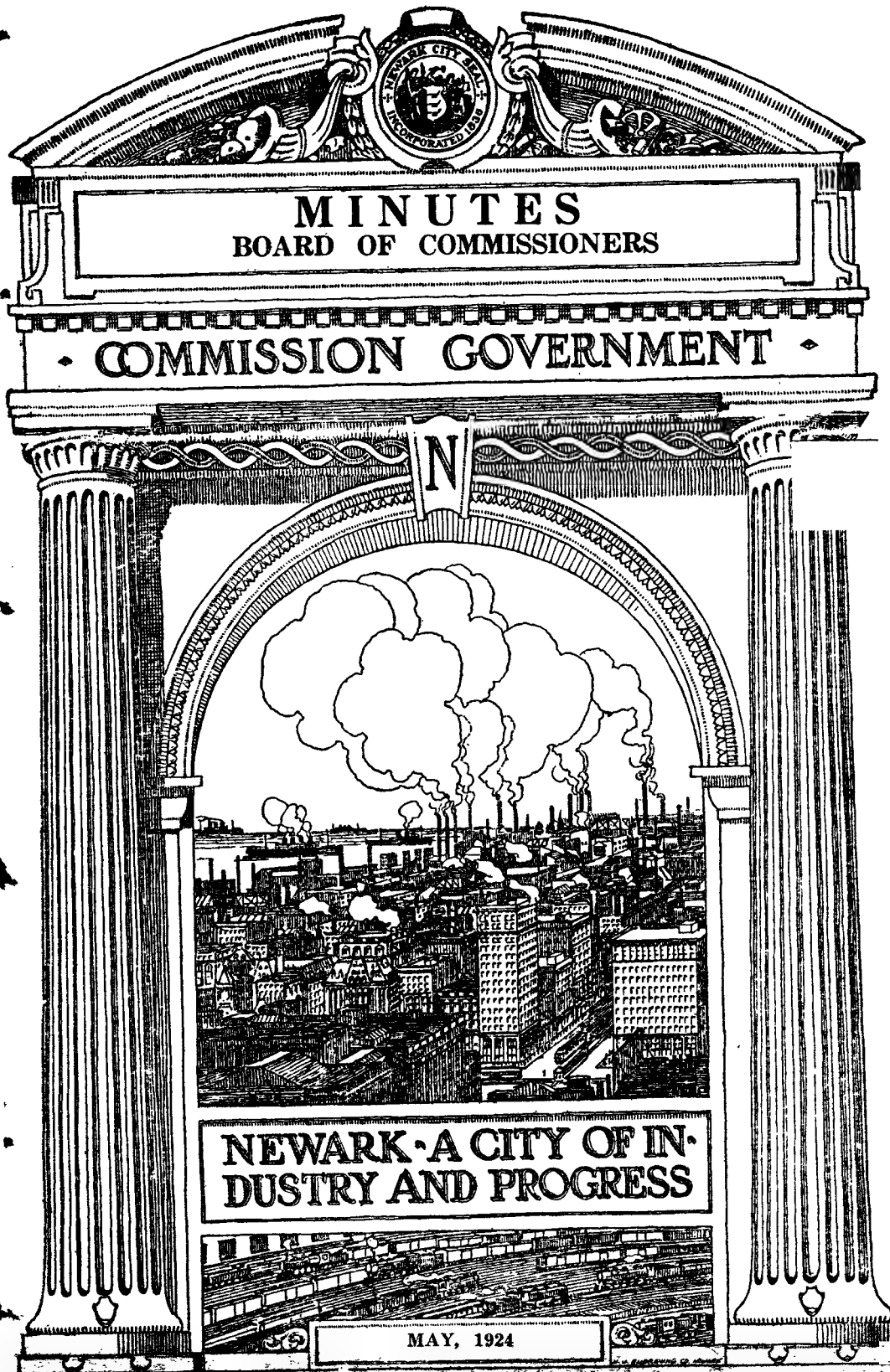
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MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark, N. J.

MAY, 1924

Commissioners

FREDERICK C. BREIDENBACH, Mayor
WILLIAM J. BRENNAN
CHARLES P. GILLEN
THOMAS L. RAYMOND
JOHN HOWE

City Clerk

WILLIAM J. EGAN

NEWARK CITY GOVERNMENT

Department of Public Affairs

HON. FREDERICK C. BREIDENBACH

Department of Public Safety

HON. WILLIAM J. BRENANN

BUREAU OF HEALTH
CITY HOSPITAL
FREE PUBLIC LIBRARY
MUSEUM ASSOCIATION
PUBLIC BATHS
NEWARK PARENTAL HOME
FOR BOYS
ALM HOUSE
RELIEF OF POOR
EMPLOYMENT BUREAU
BAND CONCERTS
CAMP NEWARK

POLICE
FIRE
DIVISION OF BUILDINGS
ALL LICENSES
Except Jitneys
POLICE COURTS

Department of Parks and Public
Property

HON. CHARLES P. GILLEN

CENTRE MARKET
SHADE TREE
SMOKE ABATEMENT
WEIGHTS AND MEASURES
DOG POUND

ALL PUBLIC BUILDINGS
Except Those Owned in Name
of Water Department
PRINTING AND STATIONERY DEPT.
MUNICIPAL SOLDIERS' AND SAILORS'
AID BUREAU

Department of Public
Works

HON. THOMAS L. RAYMOND

Department of Revenue and
Finance

HON. JOHN HOWE

STREETS
WATER SUPPLY
SEWER
DOCKS
GABBAGE
LIGHTING
PORT NEWARK TERMINAL
INSPECTION OF GAS METERS
JITNEYS
COMMISSION ON BUILDING DIS-
TRICTS AND RESTRICTIONS

COMPTROLLER
CITY TREASURER
AUDITOR OF ACCOUNTS
TAX RECEIVER
TAX BOARD
ASSESSMENTS, LOCAL
IMPROVEMENTS
MARTIN ACT DEPARTMENT

City Clerk's Department
WILLIAM J. EGAN, City Clerk

Law Department

JEROME T. CONGLETON, Corporation Counsel
JOSEPH G. WOLBER, First Assistant Corporation Counsel
CHARLES M. MYERS, Second Assistant Corporation Counsel

DIRECTORY OF DEPARTMENTS

Department of Public Affairs

HON. FREDERICK C. BREIDENBACH

Bureau of Health.....	Plane and William Streets
City Hospital	Fairmount Avenue
Free Public Library.....	5 Washington Street
Public Baths	City Hall, Fourth Floor
Camp Newark	City Hall, Second Floor
Parental Home for Boys	Verona, N. J.
Alms House	Ivy Hill, Township of South Orange
Relief of Poor	City Hall Basement
Employment Bureau	9-11 Franklin Street
Band concerts	City Hall, Second Floor

Department of Public Safety

HON. WILLIAM J. BRENNAN

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Cor. Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
Fifth Precinct	Orange and Sixth Streets
Sixth Precinct	Bigelow and Hunterdon Streets
Seventh Precinct	998 South Orange Avenue
Eighth Precinct	259 Washington Avenue
Fire Division	Headquarters, City Hall, Third Floor
Engine Company No. 1.....	188-190 Mulberry Street
Engine Company No. 2.....	39-41 Centre Street
Engine Company No. 3.....	39 Court Street
Engine Company No. 4.....	225 High Street
Engine Company No. 5.....	65 Congress Street
Engine Company No. 6.....	344-346 Springfield Avenue
Engine Company No. 7.....	Wallace Place and Hudson Street
Engine Company No. 8.....	Ferry and Fillmore Streets
Engine Company No. 9.....	197 Summer Avenue
Engine Company No. 10.....	Sherman Avenue and Astor Street
Engine Company No. 11.....	Central Avenue and Ninth Street
Engine Company No. 12.....	215 Belmont Avenue
Engine Company No. 13.....	Summer Avenue and Halleck Street
Engine Company No. 14.....	McWhorter and Vesey Streets
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Engine Company No. 23.....	44 Mount Prospect Avenue
Engine Company No. 24.....	75-77 Academy Street
Engine Company No. 25.....	Avon Avenue and South 13th Street
Engine Company No. 26.....	Palm Street and Sanford Avenue
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Truck Company No. 1.....	188-190 Mulberry Street
Truck Company No. 2.....	55 Plane Street
Truck Company No. 3.....	82 Bruce Street
Truck Company No. 4.....	Congress and Lafayette Streets
Truck Company No. 5.....	213 Belmont Avenue
Truck Company No. 6.....	5 Washington Avenue
Truck Company No. 7.....	Park Avenue and Sixth Street
Truck Company No. 8.....	471-473 Ferry Street
Truck Company No. 9.....	Avon Avenue and South 13th Street
Water Tower Co. No. 1.....	Mulberry and Lafayette Street
Reserve and Supply Co. No. 1.....	56-58 Prospect Street
Telegraph Department	City Hall, Fourth Floor
Repair Department	56-58 Prospect Street
Building Department	City Hall, Fourth Floor
All Licenses, except Jitneys.....	City Hall, Second Floor

Department of Parks and Public Property

HON. CHARLES P. GILLEN

Centre Market	Mulberry and Commerce Streets
Public Parks	City Hall, Second Floor
Shade Tree	City Hall, Third Floor
Smoke Abatement	City Hall, Second Floor
Weights and Measures	City Hall, Basement
Dog Pound	Plum Point Lane
All Public Buildings, except those owned in name of Water Dept.,	
	City Hall, Second Floor
Printing and Stationery Dept.	City Hall, Fourth Floor
Municipal Soldiers' and Sailors' Bureau.....	City Hall, Second Floor

Department of Public Works

HON. THOMAS L. RAYMOND

Streets	City Hall, Basement
Water	City Hall, First Floor
Sewer	City Hall, Third Floor
Dock	City Hall, Second Floor
Garbage	City Hall, Basement
Lighting	City Hall, Second Floor
Port Newark Terminal	City Hall, Second Floor
Inspection of Gas Meters	City Hall, Second Floor
Jitneys	City Hall, Basement

Department of Revenue and Finance

HON. JOHN HOWE

Comptroller	City Hall, First Floor
City Treasurer	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Tax Board	City Hall, First Floor
Assessments	City Hall, Third Floor
Sinking Fund	City Hall, Second Floor
Martin Act Dept.	City Hall, Second Floor

City Clerk's Department

WILLIAM J. EGAN, CITY CLERK

The main office of the City Clerk's Department is practically the City's Information Bureau. It is open from 8:30 A. M. to 12 o'clock midnight including holidays (Sundays from 8:30 A. M. to 4:30 P. M.), and requests for general information are referred to this office.

The following departments are under the jurisdiction of the City Clerk:

Marriage License Bureau	Third Floor
General Licenses	Second Floor
Documents, Records and Archives	Fourth Floor
Public Outing Camp	Main Office, Second Floor
Department of Elections	Basement

Statistical Story of Newark, N. J.

Founded	1664
Incorporated a City	1836
Population (1920) Census	414,524

LOCATION

Latitude, 40° 41'; Longitude 74° 10' west from Greenwich. Three miles above Newark Bay; eight miles west from New York. Area 23.40 square miles, of which 6.5 square miles are tide water lands. Five hundred acres have been reclaimed by the City on which wharves, docks and railway terminals are being developed for factory and warehousing uses.

WATERFRONT

Wharf frontage on Newark Bay and Passaic River, 10½ miles, channel 300 feet width; depth at M. L. T., 31 feet; at high water, 35 feet; Public docks and piers 6; Private docks and piers, 139; Tonnage annually 3,408,609.

WATER LINES

Trans Marine Corporation, Ocean Service; Trans Marine Corporation, Canal Section; Newark Express & Transportation Company.

RAILROADS

Pennsylvania, Lackawanna, Erie, Lehigh Valley, (Reading) N. J. Central, Baltimore & Ohio and Atlantic Port Railway. Passenger Depots 15. Passenger Train daily 850. Freight delivery yards 22. Freight Trains daily 131. Team track yards 6. Railway tonnage, 4,508,827.

Newark is within hauling distance by wagon to the piers and docks of New York City.

More people get on and off trains in Newark than any other city in the United States not a terminal point.

ELECTRIC RAILROADS

Hudson and Manhattan Tubes, 18 minutes to New York City. Trains daily to and from New York 260.

Electric Trolley Lines, City 6; mileage 134; Suburban Lines 23, mileage 227; Passengers daily, City 366,000; Passengers daily, Essex County Division 465,700; Cars daily, City and Essex County Division 572; Trips daily, City and Essex County Division, 4,872.

MOTOR BUS SERVICE

City Lines, 7; City and Suburban Lines, 10; Suburban Lines exclusively, 4; Passengers carried, 1922, 76,375,119.

VALUATIONS, DEBT, REVENUE

Assessed valuation of property (1923).....\$	578,971,103.00
Value of Municipal property	102,524,989.50
Number of Public Buildings	77
Total Bonded Debt	56,350,008.89
Sinking Fund Assets	10,838,502.12
Total Net Debt	45,511,504.87
Annual Tax Rate per 1,000 of Valuation.....	37.60
Whole Number of Buildings in the City.....	86,194
Total Municipal Revenue 1922	24,590,867.36

If NEWARK'S tax rate is above the average, it is because it is spending millions of money for education, recreation and sanitation—the three elements that return compound interest and dividends on the investment.

WATER SUPPLY

54 million gallons daily, delivered by gravity. Daily consumption in gallons 43.7 million; gallons per capita 94.85. Meters in use, 47,643. Cost for first 500 cubic feet, \$1.50; 1.00 per 1,000 cubic feet thereafter.

PAVEMENTS

Miles of street paved 296, miles of streets unpaved, 60; average width of streets, 36 feet.

Newark is rated one of the best paved cities in the United States.

SEWERS

Brick and concrete, 87.95 miles; pipe, 234.94 miles; catch basins, 4,386, manholes, 9,365; total cost of public sewers, \$6,160,823.77.

STREET LIGHTING

No. of 1500 cp Type C. 166. No. of 600 cp Type C. 238. No. of 1000 cp Type C. 394. No. 400 cp Type C. 1306. No. of 250 cp Incan., 43. No. of small Incan., 282. No. of Gas Lamps, 1,376.

POLICE DATA

Number of men in Department, 1,006; Headquarters, 230; Traffic Division, 187; First Precinct, 89; Second Precinct, 79; Third Precinct, 75; Fourth Precinct, 90; Fifth Precinct, 76; Sixth Precinct, 81; Seventh Precinct, 49; Eighth Precinct, 45; Vacancies, 1; Retired Veterans, 4; Total, 1,006; Value of buildings and equipment, \$651,790.55; Annual maintenance cost, \$2,153,673.17.

Newark is a moral city, free from turbulence or serious disturbance. A good record for its Police Department.

FIRE

Number of men in department, 810; Number of Co. 45; Value of buildings and equipment, \$1,189,725.00; Annual maintenance cost, 1923, \$1,841,860.83. Contents \$854,628.06.

Gasoline motor pumping engines	28
Gasoline motor combination chemical engines	4
Steam fire engines equipped with gasoline tractors	7
Combination wagons equipped with gasoline tractors.....	5
Water tower equipped with gasoline tractor.....	1
Gas-electric 75 ft. Aerial hook and ladder truck.....	1
Straight electric 75 ft. Aerial hook and ladder truck.....	1
75 ft. Aerial hook and ladder trucks with gasoline tractors.....	2
Hook and ladder trucks with gasoline tractors.....	7
Automobile Roadsters for Chiefs	10
Runabout for Telegraph Department	1
Trucks (auto) for Telegraph Department.....	2
5 ton auto hauling and wrecking truck.....	1
Horse drawn steam fire engines	5
Horse drawn City Hook and ladder trucks.....	2
Horse drawn Combination Chemical wagons.....	0
Thawing apparatus	1
Exercise wagon	0
Coaling wagons	1
Reserve and supply wagons	2
Carpenter wagons	3
Horseshoers wagons	1
Steel Fire Boat	1
Number of men in department	810
Value of engine houses and equipment	\$2,044,353.06
Annual maintenance cost	1,841,860.83
Fire loss 1923 (estimated)	1,843,922.54

Newark has never had a disastrous fire, and it is an old city, which talks well for its Fire Department.

Newark has a scientific fire alarm system that represents the highest claim for efficiency.

BUILDING IN NEWARK, 1923

Dwellings, 36,353; Stores and Dwellings (combined), 6,601; Factories, 1,227; Commercial Buildings, 2,565; Churches and Charities, 270; Schools, 116; Public Buildings, 81; Total, 47,213.

BUREAU OF HEALTH

Number of inspectors, 64; Office division, 19; Physicians 18; Nurses, 36; Total number of employees, 172, not including City Hospital.

Vital statistics for year 1923: Deaths, 5,221; rate per 1,000, 11.9; Births, 11,111; rate per 1,000, 25.3.

Newark's health rate is above par. Its death rate above, speaks well for its Department of Health.

Newark's population is a polyglot one, but is a sanitary city, because of the work of its Health and Tenement House Commission.

Death rate second lowest in City's history; Baby death rate lowest in City's history.

METEOROLOGICAL

Total rainfall, 48.10 inches; snowfall, 50.13 inches; temperature below 32° freezing, 87 days; above 90°, 7 days; average annual mean temperature 56.7.

PARKS

City Parks and squares, 1923, 32 area in acres, 34; County Parks within the city limits, 6; area in acres, 679.78; Seashore camps, 11.5 acres; Playgrounds in various sections of the city, 21; acreage, 60.

Newark has a developed park area greater per square mile of territory than any city in the United States.

MANUFACTURERS

Capital invested in manufacturing, 1920 (estimated).....	\$420,547,000.00
Number of persons engaged in industry.....	170,000
Annual wages and salaries paid	162,000,000.00
Value of Raw Material, 1920 (estimated).....	337,932,000.00
Establishments using power and employing over 10 hands.....	2,300
Value of finished product, 1920 (estimated).....	600,000,000.00

NEWARK ranks eleventh in the aggregate value of products annually.

NEWARK has 252 distinct lines of industry, fifty lines turning out values from one to thirty million dollars annually.

NEWARK as a manufacturing centre ranks ahead of thirty States in the aggregate value of its manufactured products.

NEWARK leads the world in the manufacture of umbrella frames.

NEWARK leads in the manufacture of badges and advertising novelties.

NEWARK per capita to its population leads in the variety of its manufactures.

NEWARK is the largest fine jewelry manufacturing centre in the United States.

NEWARK produces the largest variety and best grades of leather for shoes, automobiles, carriages and upholstering.

NEWARK is a great centre for the manufacture of chemicals, varnishes, lacquers and paints.

NEWARK excels in the superiority of its cutlery and edged tools.

NEWARK is the home of the "Mother of Pearl" button and novelty industry.

NEWARK produced the first malleable iron in America.

NEWARK built the first locomotive engine to travel up grade.

NEWARK made the first patent leather in America.

NEWARK added celluloid to the world's commerce.

The location of a new industrial plant to most cities is an occasion for a holiday of rejoicing. If such a rule were followed in Newark every day in the year would be a holiday.

BANKS

National Bank Resources	\$ 93,742,322.47
National Bank deposits	76,966,668.97
Trust Company resources	133,532,950.35
Trust Company deposits	115,679,556.34
Savings Bank resources	80,720,616.05
Savings Bank deposits	72,811,555.74
Building and Loan Association, assets (Essex County).....	127,064,306.00
Building and Loan Associations, receipts (Essex County).....	104,353,793.00
Shareholders, Building and Loan Associations (Essex County)	225,032
Number of Depositors, Savings Banks	167,754
Number of Depositors, Trust Companies	142,068
Number of Depositors, National Banks	66,130
National Banks	6
Trust Companies	11
Savings Institutions	5
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NEWARK has over eighty per cent. of the number of Building and Loan Association Depositors, Receipts and Resources in Essex County.

Total outgoing bank clearings over \$950,000,000.00

INSURANCE

Life Insurance Companies	2
Total Income, Life Insurance Companies	\$ 287,128,223.84
Assets	1,095,984,324.49
Surplus	47,790,349.20
Fire Insurance Companies	5
Total Income, Fire Insurance Companies	21,495,060.37
Assets	36,391,216.11
Surplus	8,004,338.78

Newark is proud to take second rank to New York as an Insurance centre.

POSTOFFICE

Number of pieces of mail handled, 1923.....	218,000,000
Total cash receipts for Postal supplies.....	2,708,287.26
Money Orders	361,160
Amount	4,305,490.32
Money Orders paid	739,251
Amount	6,844,333.80
Number of clerks and carriers	55
Postal stations	6
Number of carrier stations	1
Number of parcel post stations	627

TELEPHONE SERVICE

Number of stations, Dec. 31, 1923.....	54,281
Number of pay stations, Dec. 31, 1923.....	1,518
Total local calls during year 1923.....	56,465,000
Total out-of-town calls for 1923.....	15,554,000

COMMERCIAL

Number of dry goods stores	342
Druggists	185
Grocers	1,449
Meat Markets	677
Millinery Goods	106
Shoe Dealers	164
Bakers	255
Confectioners	628
Milk Dealers	60
Department Stores	8

PROFESSIONAL

Architects	67
Artists	50
Auctioneers	22
Dentists	215
Insurance Agents	375
Lawyers	597
Real Estate Agents	573
Physicians	453

SCHOOLS AND COLLEGES

Number of Public Schools	68
Value of public school property	\$ 14,123,125.00
Cost of maintenance for 1919-120.....	7,064,723.91
Average cost per pupil (elementary)	73.50
Number of pupils	87,316
Number of teachers	2,231
Number of parish schools	25
Number of pupils	14,500
Number of private schools	3
Number of pupils (estimated)	400
Number of business colleges	5
Number of academies, including law, medicine and music.....	10
High Schools (Senior 4; Junior 3).....	7
Drawing	1
Industrial	3
Normal	1

NEWARK is training and teaching the standards of good citizenship to 100,000 school children yearly, and this army supplies the right kind of brains and energy to maintain its prestige as a manufacturing centre.

PUBLIC LIBRARY

Value of Land, Building and Equipment.....\$	1,237,928.00
Number of Volumes	279,000
Annual circulation of books, 1923	1,157,959
Annual circulation of pictures, 1923.....	143,137
Annual circulation, 1923	210,831.20
Maintenance cost (exclusive of books, periodicals and binding)	
Books, periodicals and binding	70,233

NEWARK believes in the best along educational lines and pays to secure it.

CHURCHES AND INSTITUTIONS

Presbyterian	34
Roman Catholic	32
Methodist Episcopal	16
Baptist	24
Episcopal	16
Lutheran	10
Jewish	13
Reformed Dutch	8
Congregational	2
Other denominations	22
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Societies	708
Trade Unions	77

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Theatres	11
Motion Picture Houses	57
Public Parks and Playgrounds	75
Public Halls	103
Auditoriums	10

NEWSPAPERS

Daily Newspapers	4
Weekly	14
Bi-Weekly	2
Monthly	8

NEWARK—A RECORD OF PROGRESS

	1900	1910	1915	1923
Population	246,070	347,469	399,000	414,524
Taxable Valuations...\$148,834,805	\$344,821,700	\$420,311,342	\$ 560,680,357.00	
Bank and Trust Com- pany Resources.....	29,322,562	103,779,521	127,819,498	227,275,272.82
Savings Banks' Re- sources	15,467,213	40,396,313	50,568,925	80,720,616.05
Capital Invested in Manufacturing	103,191,403	149,691,105	225,640,000	420,547,000.00
Value of Raw Ma- terial	67,105,944	120,907,766	130,299,000	337,932,000.00
Value of Manufactured Product	126,954,049	217,970,342	250,654,527	577,609,000.00
Life Insurance Com- panies Assets	95,983,799	365,696,799	574,313,019	1,095,948,324.49
Fire Insurance Com- panies' Assets.....	7,794,503	14,206,606	22,013,775	36,391,216.11
Pieces of Mail Handled	59,523,900	151,902,549	159,217,482	218,000,000.00
Passenger Movement by Trolley	69,282,833	137,066,415	154,603,797	122,828,149
Passenger Movement by Jitneys				76,375,119

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MINUTES
BOARD OF COMMISSIONERS

COMMISSION GOVERNMENT

NEWARK - A CITY OF IN-
DUSTRY AND PROGRESS

JUNE, 1924

June

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MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark, N. J.

JUNE, 1924

Commissioners

FREDERICK C. BREIDENBACH, Mayor
WILLIAM J. BRENNAN
CHARLES P. GILLEN
THOMAS L. RAYMOND
JOHN HOWE

City Clerk

WILLIAM J. EGAN

NEWARK CITY GOVERNMENT

Department of Public Affairs

HON. FREDERICK C. BREIDENBACH

Department of Public Safety

HON. WILLIAM J. BRENNAN

BUREAU OF HEALTH
CITY HOSPITAL
FREE PUBLIC LIBRARY
MUSEUM ASSOCIATION
PUBLIC BATHS
NEWARK PARENTAL HOME
FOR BOYS
ALM HOUSE
RELIEF OF POOR
EMPLOYMENT BUREAU
BAND CONCERTS
CAMP NEWARK

POLICE
FIRE
DIVISION OF BUILDINGS
ALL LICENSES
Except Jitneys
POLICE COURTS

Department of Parks and Public
Property

HON. CHARLES P. GILLEN

CENTRE MARKET
SHADE TREE
SMOKE ABATEMENT
WEIGHTS AND MEASURES
DOG POUND

ALL PUBLIC BUILDINGS
Except Those Owned in Name
of Water Department
PRINTING AND STATIONERY DEPT.
MUNICIPAL SOLDIERS' AND SAILORS'
AID BUREAU

Department of Public
Works

HON. THOMAS L. RAYMOND

Department of Revenue and
Finance

HON. JOHN HOWE

STREETS
WATER SUPPLY
SEWER
DOCKS
GABBAGE
LIGHTING
PORT NEWARK TERMINAL
INSPECTION OF GAS METERS
JITNEYS
COMMISSION ON BUILDING DIS-
TRICTS AND RESTRICTIONS

COMPTROLLER
CITY TREASURER
AUDITOR OF ACCOUNTS
TAX RECEIVER
TAX BOARD
ASSESSMENTS, LOCAL
IMPROVEMENTS
MARTIN ACT DEPARTMENT

City Clerk's Department
WILLIAM J. EGAN, City Clerk

Law Department

JEROME T. CONGLETON, Corporation Counsel
JOSEPH G. WOLBER, First Assistant Corporation Counsel
CHARLES M. MYERS, Second Assistant Corporation Counsel

DIRECTORY OF DEPARTMENTS

Department of Public Affairs

HON. FREDERICK C. BREIDENBACH

Bureau of Health.....	Plane and William Streets
City Hospital	Fairmount Avenue
Free Public Library.....	5 Washington Street
Public Baths	City Hall, Fourth Floor
Camp Newark	City Hall, Second Floor
Parental Home for Boys	Verona, N. J.
Alms House	Ivy Hill, Township of South Orange
Relief of Poor	City Hall Basement
Employment Bureau	9-11 Franklin Street
Band concerts	City Hall, Second Floor

Department of Public Safety

HON. WILLIAM J. BRENNAN

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Cor. Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
Fifth Precinct	Orange and Sixth Streets
Sixth Precinct	Bigelow and Hunterdon Streets
Seventh Precinct	998 South Orange Avenue
Eighth Precinct	259 Washington Avenue
Fire Division	Headquarters, City Hall, Third Floor
Engine Company No. 1.....	188-190 Mulberry Street
Engine Company No. 2.....	39-41 Centre Street
Engine Company No. 3.....	39 Court Street
Engine Company No. 4.....	225 High Street
Engine Company No. 5.....	65 Congress Street
Engine Company No. 6.....	344-346 Springfield Avenue
Engine Company No. 7.....	Wallace Place and Hudson Street
Engine Company No. 8.....	Ferry and Fillmore Streets
Engine Company No. 9.....	197 Summer Avenue
Engine Company No. 10.....	Sherman Avenue and Astor Street
Engine Company No. 11.....	Central Avenue and Ninth Street
Engine Company No. 12.....	215 Belmont Avenue
Engine Company No. 13.....	Summer Avenue and Halleck Street
Engine Company No. 14.....	McWhorter and Vesey Streets
Engine Company No. 15.....	269-271 Park Avenue
Engine Company No. 16.....	554 Ferry Street

Engine Company No. 17.....	Clinton Place and Runyon Street
Engine Company No. 18.....	18th Avenue and Twelfth Street
Engine Company No. 19.....	Frelinghuysen Avenue and Fenwick
Engine Company No. 20.....	15-17 Prince Street
Engine Company No. 21.....	721-723 South Orange Avenue
Engine Company No. 22.....	New and Colden Streets
Engine Company No. 23.....	44 Mount Prospect Avenue
Engine Company No. 24.....	75-77 Academy Street
Engine Company No. 25.....	Avon Avenue and South 13th Street
Engine Company No. 26.....	Palm Street and Sanford Avenue
Engine Company No. 28.....	701 North Fourth Street
Engine Company No. 29.....	Bergen Street and Lehigh Avenue
Engine Company No. 30.....	44 Mount Prospect Avenue
Engine Company No. 31.....	McWhorter and Vesey Streets
Engine Company No. 33 (Fire Boat).....	Ft. of Centre Street, Passaic River
Squad Company No. 1.....	75 Academy Street
Truck Company No. 1.....	188-190 Mulberry Street
Truck Company No. 2.....	55 Plane Street
Truck Company No. 3.....	82 Bruce Street
Truck Company No. 4.....	Congress and Lafayette Streets
Truck Company No. 5.....	213 Belmont Avenue
Truck Company No. 6.....	5 Washington Avenue
Truck Company No. 7.....	Park Avenue and Sixth Street
Truck Company No. 8.....	471-473 Ferry Street
Truck Company No. 9.....	Avon Avenue and South 13th Street
Water Tower Co. No. 1.....	Mulberry and Lafayette Street
Reserve and Supply Co. No. 1.....	56-58 Prospect Street
Telegraph Department	City Hall, Fourth Floor
Repair Department	56-58 Prospect Street
Building Department	City Hall, Fourth Floor
All Licenses, except Jitneys	City Hall, Second Floor

Department of Parks and Public Property

HON. CHARLES P. GILLEN

Centre Market	Mulberry and Commerce Streets
Public Parks	City Hall, Second Floor
Shade Tree	City Hall, Third Floor
Smoke Abatement	City Hall, Second Floor
Weights and Measures	City Hall, Basement
Dog Pound	Plum Point Lane
All Public Buildings, except those owned in name of Water Dept.,	
	City Hall, Second Floor
Printing and Stationery Dept.	City Hall, Fourth Floor
Municipal Soldiers' and Sailors' Bureau	City Hall, Second Floor

Department of Public Works

HON. THOMAS L. RAYMOND

Streets	City Hall, Basement
Water	City Hall, First Floor
Sewer	City Hall, Third Floor
Dock	City Hall, Second Floor
Garbage	City Hall, Basement
Lighting	City Hall, Second Floor
Port Newark Terminal	City Hall, Second Floor
Inspection of Gas Meters	City Hall, Second Floor
Jitneys	City Hall, Basement

Department of Revenue and Finance

HON. JOHN HOWE

Comptroller	City Hall, First Floor
City Treasurer	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Tax Board	City Hall, First Floor
Assessments	City Hall, Third Floor
Sinking Fund	City Hall, Second Floor
Martin Act Dept.	City Hall, Second Floor

City Clerk's Department

WILLIAM J. EGAN, CITY CLERK

The main office of the City Clerk's Department is practically the City's Information Bureau. It is open from 8:30 A. M. to 12 o'clock midnight including holidays (Sundays from 8:30 A. M. to 4:30 P. M.), and requests for general information are referred to this office.

The following departments are under the jurisdiction of the City Clerk:

Marriage License Bureau	Third Floor
General Licenses	Second Floor
Documents, Records and Archives	Fourth Floor
Public Outing Camp	Main Office, Second Floor
Department of Elections	Basement

Statistical Story of Newark, N. J.

Founded	1866
Incorporated a City	1836
Population (1920) Census	414,524

LOCATION

Latitude, 40° 41'; Longitude 74° 10' west from Greenwich. Three miles above Newark Bay; eight miles west from New York. Area 23.40 square miles, of which 6.5 square miles are tide water lands. Five hundred acres have been reclaimed by the City on which wharves, docks and railway terminals are being developed for factory and warehousing uses.

WATERFRONT

Wharf frontage on Newark Bay and Passaic River, 10½ miles, channel 300 feet width; depth at M. L. T., 31 feet; at high water, 35 feet; Public docks and piers 6; Private docks and piers, 139; Tonnage annually 3,408,609.

WATER LINES

Trans Marine Corporation, Ocean Service; Trans Marine Corporation, Canal Section; Newark Express & Transportation Company.

RAILROADS

Pennsylvania, Lackawanna, Erie, Lehigh Valley, (Reading) N. J. Central, Baltimore & Ohio and Atlantic Port Railway. Passenger Depots 15. Passenger Train daily 850. Freight delivery yards 22. Freight Trains daily 131. Team track yards 6. Railway tonnage, 4,508,827.

Newark is within hauling distance by wagon to the piers and docks of New York City.

More people get on and off trains in Newark than any other city in the United States not a terminal point.

ELECTRIC RAILROADS

Hudson and Manhattan Tubes, 18 minutes to New York City. Trains daily to and from New York 260.

Electric Trolley Lines, City 6; mileage 134; Suburban Lines 23, mileage 227; Passengers daily, City 366,000; Passengers daily, Essex County Division 465,700; Cars daily, City and Essex County Division 572; Trips daily, City and Essex County Division, 4,872.

MOTOR BUS SERVICE

City Lines, 7; City and Suburban Lines, 10; Suburban Lines exclusively, 4; Passengers carried, 1922, 76,375,119.

VALUATIONS, DEBT, REVENUE

Assessed valuation of property (1923).....	\$ 578,971,103.00
Value of Municipal property	102,524,989.50
Number of Public Buildings	77
Total Bonded Debt	56,350,008.89
Sinking Fund Assets	10,838,502.12
Total Net Debt	45,511,504.87
Annual Tax Rate per 1,000 of Valuation.....	37.60
Whole Number of Buildings in the City.....	86,194
Total Municipal Revenue 1922	24,590,867.36

If NEWARK'S tax rate is above the average, it is because it is spending millions of money for education, recreation and sanitation—the three elements that return compound interest and dividends on the investment.

WATER SUPPLY

54 million gallons daily, delivered by gravity. Daily consumption in gallons 43.7 million; gallons per capita 94.85. Meters in use, 47,643. Cost for first 500 cubic feet, \$1.50; 1.00 per 1,000 cubic feet thereafter.

PAVEMENTS

Miles of street paved 296, miles of streets unpaved, 60; average width of streets, 36 feet.

Newark is rated one of the best paved cities in the United States.

SEWERS

Brick and concrete, 87.95 miles; pipe, 234.94 miles; catch basins, 4,386, manholes, 9,365; total cost of public sewers, \$6,160,823.77.

STREET LIGHTING

No. of 1500 cp Type C. 166. No. of 600 cp Type C. 238+ No. of 1000 cp Type C. 394. No. 400 cp Type C. 1306. No. of 250 cp Incan., 43. No. of small Incan., 282. No. of Gas Lamps, 1,376.

POLICE DATA

Number of men in Department, 1,006; Headquarters, 230; Traffic Division, 187; First Precinct, 89; Second Precinct, 79; Third Precinct, 75; Fourth Precinct, 90; Fifth Precinct, 76; Sixth Precinct, 81; Seventh Precinct, 49; Eighth Precinct, 45; Vacancies, 1; Retired Veterans, 4; Total, 1,006; Value of buildings and equipment, \$651,790.55; Annual maintenance cost, \$2,153,673.17.

Newark is a moral city, free from turbulence or serious disturbance. A good record for its Police Department.

FIRE

Number of men in department, 810; Number of Co. 45; Value of buildings and equipment, \$1,189,725.00; Annual maintenance cost, 1923, \$1,841,860.83. Contents \$854,628.06.

Gasoline motor pumping engines	28
Gasoline motor combination chemical engines	4
Steam fire engines equipped with gasoline tractors	7
Combination wagons equipped with gasoline tractors.....	5
Water tower equipped with gasoline tractor.....	1
Gas-electric 75 ft. Aerial hook and ladder truck.....	1
Straight electric 75 ft. Aerial hook and ladder truck.....	1
75 ft. Aerial hook and ladder trucks with gasoline tractors.....	2
Hook and ladder trucks with gasoline tractors.....	7
Automobile Roadsters for Chiefs	10
Runabout for Telegraph Department	1
Trucks (auto) for Telegraph Department.....	2
5 ton auto hauling and wrecking truck.....	1
Horse drawn steam fire engines	5
Horse drawn City Hook and ladder trucks.....	2
Horse drawn Combination Chemical wagons.....	0
Thawing apparatus	1
Exercise wagon	0
Coaling wagons	1
Reserve and supply wagons	2
Carpenter wagons	3
Horseshoers wagons	1
Steel Fire Boat	1
Number of men in department	810
Value of engine houses and equipment	\$2,044,353.06
Annual maintenance cost	1,841,860.83
Fire loss 1923 (estimated)	1,843,922.54

Newark has never had a disastrous fire, and it is an old city, which talks well for its Fire Department.

Newark has a scientific fire alarm system that represents the highest claim for efficiency.

BUILDING IN NEWARK, 1923

Dwellings, 36,353; Stores and Dwellings (combined), 6,601; Factories, 1,227; Commercial Buildings, 2,565; Churches and Charities, 270; Schools, 116; Public Buildings, 81; Total, 47,213.

BUREAU OF HEALTH

Number of inspectors, 64; Office division, 19; Physicians 18; Nurses, 36; Total number of employees, 172, not including City Hospital.

Vital statistics for year 1923: Deaths, 5,221; rate per 1,000, 11.9; Births, 11,111; rate per 1,000, 25.3.

Newark's health rate is above par. Its death rate above, speaks well for its Department of Health.

Newark's population is a polyglot one, but is a sanitary city, because of the work of its Health and Tenement House Commission.

Death rate second lowest in City's history; Baby death rate lowest in City's history.

METEOROLOGICAL

Total rainfall, 48.10 inches; snowfall, 50.13 inches; temperature below 32° freezing, 87 days; above 90°, 7 days; average annual mean temperature 56.7.

PARKS

City Parks and squares, 1923, 32 area in acres, 34; County Parks within the city limits, 6; area in acres, 679.78; Seashore camps, 11.5 acres; Playgrounds in various sections of the city, 21; acreage, 60.

Newark has a developed park area greater per square mile of territory than any city in the United States.

MANUFACTURERS

Capital invested in manufacturing, 1920 (estimated).....	\$420,547,000.00
Number of persons engaged in industry.....	170,000
Annual wages and salaries paid	162,000,000.00
Value of Raw Material, 1920 (estimated).....	337,932,000.00
Establishments using power and employing over 10 hands.....	2,300
Value of finished product, 1920 (estimated).....	600,000,000.00

NEWARK ranks eleventh in the aggregate value of products annually.

NEWARK has 252 distinct lines of industry, fifty lines turning out values from one to thirty million dollars annually.

NEWARK as a manufacturing centre ranks ahead of thirty States in the aggregate value of its manufactured products.

NEWARK leads the world in the manufacture of umbrella frames.

NEWARK leads in the manufacture of badges and advertising novelties.

NEWARK per capita to its population leads in the variety of its manufactures.

NEWARK is the largest fine jewelry manufacturing centre in the United States.

NEWARK produces the largest variety and best grades of leather for shoes, automobiles, carriages and upholstery.

NEWARK is a great centre for the manufacture of chemicals, varnishes, lacquers and paints.

NEWARK excels in the superiority of its cutlery and edged tools.

NEWARK is the home of the "Mother of Pearl" button and novelty industry.

NEWARK produced the first malleable iron in America.

NEWARK built the first locomotive engine to travel up grade.

NEWARK made the first patent leather in America.

NEWARK added celluloid to the world's commerce.

The location of a new industrial plant to most cities is an occasion for a holiday of rejoicing. If such a rule were followed in Newark every day in the year would be a holiday.

BANKS

National Bank Resources	\$ 93,742,322.47
National Bank deposits	76,966,668.97
Trust Company resources	133,532,950.35
Trust Company deposits	115,679,556.34
Savings Bank resources	80,720,616.05
Savings Bank deposits	72,811,555.74
Building and Loan Association, assets (Essex County).....	127,064,306.00
Building and Loan Associations, receipts (Essex County).....	104,353,793.00
Shareholders, Building and Loan Associations (Essex County)	225,032
Number of Depositors, Savings Banks	167,754
Number of Depositors, Trust Companies	142,068
Number of Depositors, National Banks	66,130
National Banks	6
Trust Companies	11
Savings Institutions	5
Savings Departments of National Banks and Trust Companies	14
Building and Loan Associations (Essex County).....	383

NEWARK has over eighty per cent. of the number of Building and Loan Association Depositors, Receipts and Resources in Essex County.

Total outgoing bank clearings over \$950,000,000.00

INSURANCE

Life Insurance Companies	2
Total Income, Life Insurance Companies	\$ 287,128,223.84
Assets	1,095,984,324.49
Surplus	47,790,349.20
Fire Insurance Companies	5
Total Income, Fire Insurance Companies	21,495,060.37
Assets	36,391,216.11
Surplus	8,004,338.78

Newark is proud to take second rank to New York as an Insurance centre.

POSTOFFICE

Number of pieces of mail handled, 1923.....	218,000,000
Total cash receipts for Postal supplies.....	2,708,287.26
Money Orders	361,160
Amount	4,305,490.32
Money Orders paid	739,251
Amount	6,844,333.80
Number of clerks and carriers	55
Postal stations	6
Number of carrier stations	1
Number of parcel post stations	627

TELEPHONE SERVICE

Number of stations, Dec. 31, 1923.....	54,281
Number of pay stations, Dec. 31, 1923.....	1,518
Total local calls during year 1923.....	56,465,000
Total out-of-town calls for 1923.....	15,554,000

COMMERCIAL

Number of dry goods stores	342
Druggists	185
Grocers	1,449
Meat Markets	677
Millinery Goods	106
Shoe Dealers	164
Bakers	255
Confectioners	628
Milk Dealers	60
Department Stores	8

PROFESSIONAL

Architects	67
Artists	50
Auctioneers	22
Dentists	215
Insurance Agents	375
Lawyers	597
Real Estate Agents	573
Physicians	453

SCHOOLS AND COLLEGES

Number of Public Schools	68
Value of public school property	\$ 14,123,125.00
Cost of maintenance for 1919-120.....	7,064,723.91
Average cost per pupil (elementary)	73.50
Number of pupils	87,316
Number of teachers	2,231
Number of parish schools	25
Number of pupils	14,500
Number of private schools	3
Number of pupils (estimated)	400
Number of business colleges	5
Number of academies, including law, medicine and music.....	10
High Schools (Senior 4; Junior 3).....	7
Drawing	1
Industrial	3
Normal	1

NEWARK is training and teaching the standards of good citizenship to 100,000 school children yearly, and this army supplies the right kind of brains and energy to maintain its prestige as a manufacturing centre.

PUBLIC LIBRARY

Value of Land, Building and Equipment.....	\$ 1,237,928.00.
Number of Volumes	279,000.
Annual circulation of books, 1923	1,157,959
Annual circulation of pictures, 1923.....	143,137
Annual circulation, 1923	210,331.20.
Maintenance cost (exclusive of books, periodicals and binding)	
Books, periodicals and binding	70,233

NEWARK believes in the best along educational lines and pays to secure it.

CHURCHES AND INSTITUTIONS

Presbyterian	34
Roman Catholic	32
Methodist Episcopal	16
Baptist	24
Episcopal	16
Lutheran	10
Jewish	13
Reformed Dutch	8
Congregational	2
Other denominations	22
Orphan Asylums	5
Hospitals	12
Charitable and Religious Organizations	75

SOCIETIES

Athletic and Social Clubs	114
Societies	708
Trade Unions	77

PUBLIC HALLS

Theatres	11
Motion Picture Houses	57
Public Parks and Playgrounds	75
Public Halls	108
Auditoriums	10

NEWSPAPERS

Daily Newspapers	4
Weekly	14
Bi-Weekly	2
Monthly	8

NEWARK—A RECORD OF PROGRESS

	1900	1910	1915	1923
Population	246,070	347,469	399,000	414,524
Taxable Valuations ...\$148,834,805	\$344,821,700	\$420,311,342	\$ 560.680,357.00	
Bank and Trust Com- pany Resources	29,322,562	103,779,521	127,819,498	227,275,272.82
Savings Banks' Re- sources	15,467,213	40,396,313	50,568,925	80,720,616.05
Capital Invested in Manufacturing	103,191,403	149,691,105	225,640,000	420,547,000.00
Value of Raw Ma- terial	67,105,944	120,907,766	130,299,000	337,932,000.00
Value of Manufactured Product	126,954,049	217,970,342	250,654,527	577,609,000.00
Life Insurance Com- panies Assets	95,983,799	365,696,799	574,313,019	1,095,948,324.49
Fire Insurance Com- panies' Assets	7,794,503	14,206,606	22,013,775	36,391,216.11
Pieces of Mail Handled	59,523,900	151,902,549	159,217,482	218,000,000.00
Passenger Movement by Trolley	69,282,833	137,066,415	154,603,797	122,823,149
Passenger Movement by Jitneys				76,375,119

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Pawnbrokers	68
Standard Bitulithic Company	26, 27
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Asphalt Service Incorporated	27
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United Brass Manufacturing Co.	90
J. B. Gilligan-Casey Company	90
Keuffel & Esser Company	90
Ludlow & Squier	90
Neptune Meter Company	90
Roebling Coal Company, Inc.	90
William Bauer Company	90
Bushwich Sheet Metal Mfg., Company	90
Paul Beckwith Coal Company	90
Bushwick Sheet Metal Company	400
J. B. Gilligan-Casey Company	400
The Hastings Pavement Company	400
Banister and Pollard Company	400

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- An ordinance to provide for the opening and widening of Bergen Street from the southerly line of Renner Avenue to the northerly line of Lyons Avenue from its present width of sixty (60) feet to a width of eighty (80) feet by the addition thereto of a strip ten (10) feet in width on both sides of Bergen Street38, 39
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and providing penalties for the violation of its provisions," adopted December 31, 1919. (Amending the Residence District, at Stuyvesant Avenue, Commonwealth Avenue and Valley Street) also at Brookdale Avenue and at Norwood Street, 18th Avenue and Lindsley Avenue, etc., and amending the Use District Map), and extending the "B" Area District Map)	95, 96
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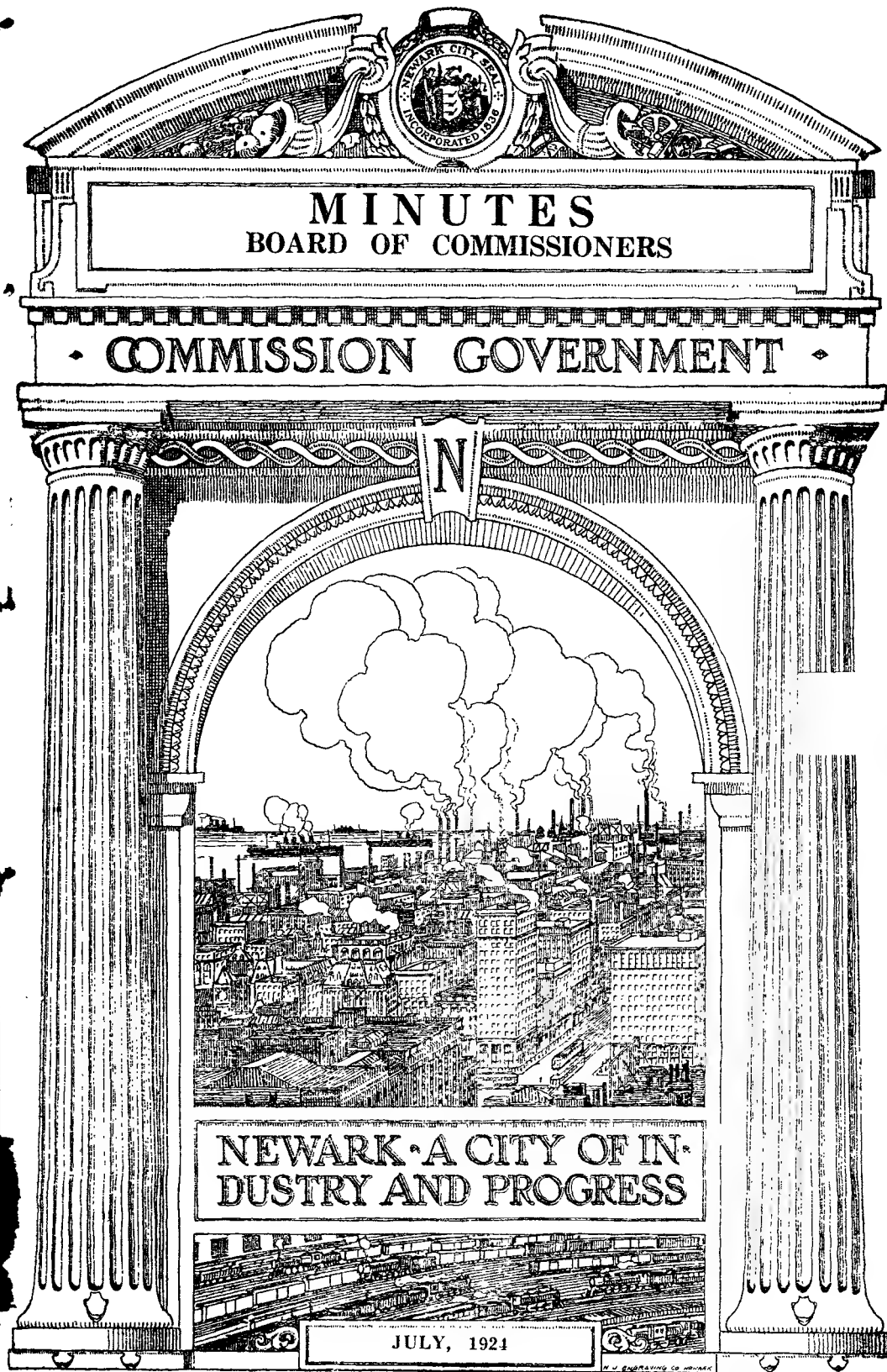
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July

NEWARK A CITY OF INDUSTRY AND PROGRESS

JULY, 1924

N. J. ENGRAVING CO. NEWARK

100

100

100

100

100

100

MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark, N. J.

JULY, 1924

Commissioners

FREDERICK C. BREIDENBACH, Mayor
WILLIAM J. BRENNAN
CHARLES P. GILLEN
THOMAS L. RAYMOND
JOHN HOWE

City Clerk

WILLIAM J. EGAN

NEWARK CITY GOVERNMENT

Department of Public Affairs Department of Public Safety
HON. FREDERICK C. BREIDENBACH HON. WILLIAM J. BRENNAN

BUREAU OF HEALTH
CITY HOSPITAL
FREE PUBLIC LIBRARY
MUSEUM ASSOCIATION
PUBLIC BATHS
NEWARK PARENTAL HOME
FOR BOYS
ALM HOUSE
RELIEF OF POOR
EMPLOYMENT BUREAU
BAND CONCERTS
CAMP NEWARK

POLICE
FIRE
DIVISION OF BUILDINGS
ALL LICENSES
Except Jitneys
POLICE COURTS

Department of Parks and Public
Property

HON. CHARLES P. GILLEN

CENTRE MARKET
SHADE TREE
SMOKE ABATEMENT
WEIGHTS AND MEASURES
DOG POUND

ALL PUBLIC BUILDINGS
Except Those Owned in Name
of Water Department
PRINTING AND STATIONERY DEPT.
MUNICIPAL SOLDIERS' AND SAILORS'
AID BUREAU

Department of Public
Works
HON. THOMAS L. RAYMOND

Department of Revenue and
Finance
HON. JOHN HOWE

STREETS
WATER SUPPLY
SEWER
DOCKS
GABBAGE
LIGHTING
PORT NEWARK TERMINAL
INSPECTION OF GAS METERS
JITNEYS
COMMISSION ON BUILDING DIS-
TRICTS AND RESTRICTIONS

COMPTROLLER
CITY TREASURER
AUDITOR OF ACCOUNTS
TAX RECEIVER
TAX BOARD
ASSESSMENTS, LOCAL
IMPROVEMENTS
MARTIN ACT DEPARTMENT

City Clerk's Department
WILLIAM J. EGAN, City Clerk

Law Department
JEROME T. CONGLETON, Corporation Counsel
JOSEPH G. WOLBER, First Assistant Corporation Counsel
CHARLES M. MYERS, Second Assistant Corporation Counsel

DIRECTORY OF DEPARTMENTS

Department of Public Affairs

HON. FREDERICK C. BREIDENBACH

Bureau of Health.....	Plane and William Streets
City Hospital	Fairmount Avenue
Free Public Library.....	5 Washington Street
Public Baths	City Hall, Fourth Floor
Camp Newark	City Hall, Second Floor
Parental Home for Boys	Verona, N. J.
Alms House	Ivy Hill, Township of South Orange
Relief of Poor	City Hall Basement
Employment Bureau	9-11 Franklin Street
Band concerts	City Hall, Second Floor

Department of Public Safety

HON. WILLIAM J. BRENNAN

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Cor. Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
Fifth Precinct	Orange and Sixth Streets
Sixth Precinct	Bigelow and Hunterdon Streets
Seventh Precinct	998 South Orange Avenue
Eighth Precinct	259 Washington Avenue
Fire Division	Headquarters, City Hall, Third Floor
Engine Company No. 1.....	188-190 Mulberry Street
Engine Company No. 2.....	39-41 Centre Street
Engine Company No. 3.....	39 Court Street
Engine Company No. 4.....	225 High Street
Engine Company No. 5.....	65 Congress Street
Engine Company No. 6.....	344-346 Springfield Avenue
Engine Company No. 7.....	Wallace Place and Hudson Street
Engine Company No. 8.....	Ferry and Fillmore Streets
Engine Company No. 9.....	197 Summer Avenue
Engine Company No. 10.....	Sherman Avenue and Astor Street
Engine Company No. 11.....	Central Avenue and Ninth Street
Engine Company No. 12.....	215 Belmont Avenue
Engine Company No. 13.....	Summer Avenue and Halleck Street
Engine Company No. 14.....	McWhorter and Vesey Streets
Engine Company No. 15.....	269-271 Park Avenue
Engine Company No. 16.....	554 Ferry Street

Engine Company No. 17.....	Clinton Place and Runyon Street
Engine Company No. 18.....	18th Avenue and Twelfth Street
Engine Company No. 19.....	Frelinghuysen Avenue and Fenwick
Engine Company No. 20.....	15-17 Prince Street
Engine Company No. 21.....	721-723 South Orange Avenue
Engine Company No. 22.....	New and Colder Streets
Engine Company No. 23.....	44 Mount Prospect Avenue
Engine Company No. 24.....	75-77 Academy Street
Engine Company No. 25.....	Avon Avenue and South 13th Street
Engine Company No. 26.....	Palm Street and Sanford Avenue
Engine Company No. 28.....	701 North Fourth Street
Engine Company No. 29.....	Bergen Street and Lehigh Avenue
Engine Company No. 30.....	44 Mount Prospect Avenue
Engine Company No. 31.....	McWhorter and Vesey Streets
Engine Company No. 33 (Fire Boat).....	Ft. of Centre Street, Passaic River
Squad Company No. 1.....	75 Academy Street
Truck Company No. 1.....	188-190 Mulberry Street
Truck Company No. 2.....	55 Plane Street
Truck Company No. 3.....	82 Bruce Street
Truck Company No. 4.....	Congress and Lafayette Streets
Truck Company No. 5.....	213 Belmont Avenue
Truck Company No. 6.....	5 Washington Avenue
Truck Company No. 7.....	Park Avenue and Sixth Street
Truck Company No. 8.....	471-473 Ferry Street
Truck Company No. 9.....	Avon Avenue and South 13th Street
Water Tower Co. No. 1.....	Mulberry and Lafayette Street
Reserve and Supply Co. No. 1.....	56-58 Prospect Street
Telegraph Department	City Hall, Fourth Floor
Repair Department	56-58 Prospect Street
Building Department	City Hall, Fourth Floor
All Licenses, except Jitneys.....	City Hall, Second Floor

Department of Parks and Public Property

HON. CHARLES P. GILLEN

Centre Market	Mulberry and Commerce Streets
Public Parks	City Hall, Second Floor
Shade Tree	City Hall, Third Floor
Smoke Abatement	City Hall, Second Floor
Weights and Measures	City Hall, Basement
Dog Pound	Plum Point Lane
All Public Buildings, except those owned in name of Water Dept.,	City Hall, Second Floor
Printing and Stationery Dept.....	City Hall, Fourth Floor
Municipal Soldiers' and Sailors' Bureau.....	City Hall, Second Floor

Department of Public Works

HON. THOMAS L. RAYMOND

Streets	City Hall, Basement
Water	City Hall, First Floor
Sewer	City Hall, Third Floor
Dock	City Hall, Second Floor
Garbage	City Hall, Basement
Lighting	City Hall, Second Floor
Port Newark Terminal	City Hall, Second Floor
Inspection of Gas Meters	City Hall, Second Floor
Jitneys	City Hall, Basement

Department of Revenue and Finance

HON. JOHN HOWE

Comptroller	City Hall, First Floor
City Treasurer	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Tax Board	City Hall, First Floor
Assessments	City Hall, Third Floor
Sinking Fund	City Hall, Second Floor
Martin Act Dept.	City Hall, Second Floor

City Clerk's Department

WILLIAM J. EGAN, CITY CLERK

The main office of the City Clerk's Department is practically the City's Information Bureau. It is open from 8:30 A. M. to 12 o'clock midnight including holidays (Sundays from 8:30 A. M. to 4:30 P. M.), and requests for general information are referred to this office.

The following departments are under the jurisdiction of the City Clerk:

Marriage License Bureau	Third Floor
General Licenses	Second Floor
Documents, Records and Archives	Fourth Floor
Public Outing Camp	Main Office, Second Floor
Department of Elections	Basement

Statistical Story of Newark, N. J.

Founded	1666
Incorporated a City	1836
Population (1920) Census	414,524

LOCATION

Latitude, 40° 41'; Longitude 74° 10' west from Greenwich. Three miles above Newark Bay; eight miles west from New York. Area 23.40 square miles, of which 6.5 square miles are tide water lands. Five hundred acres have been reclaimed by the City on which wharves, docks and railway terminals are being developed for factory and warehousing uses.

WATERFRONT

Wharf frontage on Newark Bay and Passaic River, 10½ miles, channel 300 feet width; depth at M. L. T., 31 feet; at high water, 35 feet; Public docks and piers 6; Private docks and piers, 139; Tonnage annually 3,408,609.

WATER LINES

Trans Marine Corporation, Ocean Service; Trans Marine Corporation, Canal Section; Newark Express & Transportation Company.

RAILROADS

Pennsylvania, Lackawanna, Erie, Lehigh Valley, (Reading) N. J. Central, Baltimore & Ohio and Atlantic Port Railway. Passenger Depots 15. Passenger Train daily 850. Freight delivery yards 22. Freight Trains daily 131. Team track yards 6. Railway tonnage, 4,508,327.

Newark is within hauling distance by wagon to the piers and docks of New York City.

More people get on and off trains in Newark than any other city in the United States not a terminal point.

ELECTRIC RAILROADS

Hudson and Manhattan Tubes, 18 minutes to New York City. Trains daily to and from New York 260.

Electric Trolley Lines, City 6; mileage 134; Suburban Lines 23, mileage 227; Passengers daily, City 366,000; Passengers daily, Essex County Division 465,700; Cars daily, City and Essex County Division 572; Trips daily, City and Essex County Division, 4,872.

MOTOR BUS SERVICE

City Lines, 7; City and Suburban Lines, 10; Suburban Lines exclusively, 4; Passengers carried, 1922, 76,375,119.

VALUATIONS, DEBT, REVENUE

Assessed valuation of property (1923).....	\$ 578,971,103.00
Value of Municipal property	102,524,989.50
Number of Public Buildings	77
Total Bonded Debt	56,350,008.89
Sinking Fund Assets	10,838,502.12
Total Net Debt	45,511,504.87
Annual Tax Rate per 1,000 of Valuation.....	37.60
Whole Number of Buildings in the City.....	86,194
Total Municipal Revenue 1922	24,590,867.36

If NEWARK'S tax rate is above the average, it is because it is spending millions of money for education, recreation and sanitation—the three elements that return compound interest and dividends on the investment.

WATER SUPPLY

54 million gallons daily, delivered by gravity. Daily consumption in gallons 43.7 million; gallons per capita 94.85. Meters in use, 47,643. Cost for first 500 cubic feet, \$1.50; 1.00 per 1,000 cubic feet thereafter.

PAVEMENTS

Miles of street paved 296, miles of streets unpaved, 60; average width of streets, 36 feet.

Newark is rated one of the best paved cities in the United States.

SEWERS

Brick and concrete, 87.95 miles; pipe, 234.94 miles; catch basins, 4,386; manholes, 9,365; total cost of public sewers, \$6,160,823.77.

STREET LIGHTING

No. of 1500 cp Type C. 166. No. of 600 cp Type C. 238+ No. of 1000 cp Type C. 394. No. 400 cp Type-C. 1306. No. of 250 cp Incan., 43. No. of small Incan., 282. No. of Gas Lamps, 1,376.

POLICE DATA

Number of men in Department, 1,006; Headquarters, 230; Traffic Division, 187; First Precinct, 89; Second Precinct, 79; Third Precinct, 75; Fourth Precinct, 90; Fifth Precinct, 76; Sixth Precinct, 81; Seventh Precinct, 49; Eighth Precinct, 45; Vacancies, 1; Retired Veterans, 4; Total, 1,006; Value of buildings and equipment, \$651,790.55; Annual maintenance cost, \$2,153,673.17.

Newark is a moral city, free from turbulence or serious disturbance. A good record for its Police Department

FIRE

Number of men in department, 810; Number of Co. 45; Value of buildings and equipment, \$1,189,725.00; Annual maintenance cost, 1923, \$1,841,860.83. Contents \$854,628.06.

Gasoline motor pumping engines	28
Gasoline motor combination chemical engines	4
Steam fire engines equipped with gasoline tractors	7
Combination wagons equipped with gasoline tractors.....	5
Water tower equipped with gasoline tractor.....	1
Gas-electric 75 ft. Aerial hook and ladder truck.....	1
Straight electric 75 ft. Aerial hook and ladder truck.....	1
75 ft. Aerial hook and ladder trucks with gasoline tractors.....	2
Hook and ladder trucks with gasoline tractors.....	7
Automobile Roadsters for Chiefs	10
Runabout for Telegraph Department	1
Trucks (auto) for Telegraph Department.....	2
5 ton auto hauling and wrecking truck.....	1
Horse drawn steam fire engines	5
Horse drawn City Hook and ladder trucks.....	2
Horse drawn Combination Chemical wagons.....	0
Thawing apparatus	1
Exercise wagon	0
Coaling wagons	1
Reserve and supply wagons	2
Carpenter wagons	3
Horseshoers wagons	1
Steel Fire Boat	1
Number of men in department	810
Value of engine houses and equipment	\$2,044,353.06
Annual maintenance cost	1,841,860.83
Fire loss 1923 (estimated)	1,843,922.54

Newark has never had a disastrous fire, and it is an old city, which talks well for its Fire Department.

Newark has a scientific fire alarm system that represents the highest claim for efficiency.

BUILDING IN NEWARK, 1923

Dwellings, 36,353; Stores and Dwellings (combined), 6,601; Factories, 1,227; Commercial Buildings, 2,565; Churches and Charities, 270; Schools, 116; Public Buildings, 81; Total, 47,213.

BUREAU OF HEALTH

Number of inspectors, 64; Office division, 19; Physicians 18; Nurses, 36; Total number of employes, 172 not including City Hospital.

Vital statistics for year 1923: Deaths, 5,221; rate per 1,000, 11.9; Births, 11,111; rate per 1,000, 25.3.

Newark's health rate is above par. Its death rate above, speaks well for its Department of Health.

Newark's population is a polyglot one, but is a sanitary city, because of the work of its Health and Tenement House Commission.

Death rate second lowest in City's history; Baby death rate lowest in City's history.

METEOROLOGICAL

Total rainfall, 48.10 inches; snowfall, 50.13 inches; temperature below 32° freezing, 87 days; above 90°, 7 days; average annual mean temperature 56.7.

PARKS

City Parks and squares, 1923, 32 area in acres, 34; County Parks within the city limits, 6; area in acres, 679.78; Seashore camps, 11.5 acres; Playgrounds in various sections of the city, 21; acreage, 60.

Newark has a developed park area greater per square mile of territory than any city in the United States.

MANUFACTURERS

Capital invested in manufacturing, 1920 (estimated).....	\$420,547,000.00
Number of persons engaged in industry.....	170,000
Annual wages and salaries paid	162,000,000.00
Value of Raw Material, 1920 (estimated).....	337,932,000.00
Establishments using power and employing over 10 hands.....	2,300
Value of finished product, 1920 (estimated).....	600,000,000.00

NEWARK ranks eleventh in the aggregate value of products annually.

NEWARK has 252 distinct lines of industry, fifty lines turning out values from one to thirty million dollars annually.

NEWARK as a manufacturing centre ranks ahead of thirty States in the aggregate value of its manufactured products.

NEWARK leads the world in the manufacture of umbrella frames.

NEWARK leads in the manufacture of badges and advertising novelties.

NEWARK per capita to its population leads in the variety of its manufactures.

NEWARK is the largest fine jewelry manufacturing centre in the United States.

NEWARK produces the largest variety and best grades of leather for shoes, automobiles, carriages and upholstery.

NEWARK is a great centre for the manufacture of chemicals, varnishes, lacquers and paints.

NEWARK excels in the superiority of its cutlery and edged tools.

NEWARK is the home of the "Mother of Pearl" button and novelty industry.

NEWARK produced the first malleable iron in America.

NEWARK built the first locomotive engine to travel up grade.

NEWARK made the first patent leather in America.

NEWARK added celluloid to the world's commerce.

The location of a new industrial plant to most cities is an occasion for a holiday of rejoicing. If such a rule were followed in Newark every day in the year would be a holiday.

BANKS

National Bank Resources	\$ 93,742,322.47
National Bank deposits	76,966,668.97
Trust Company resources	133,532,950.35
Trust Company deposits	115,679,556.34
Savings Bank resources	80,720,616.05
Savings Bank deposits	72,811,555.74
Building and Loan Association, assets (Essex County).....	127,064,306.00
Building and Loan Associations, receipts (Essex County).....	104,353,793.00
Shareholders, Building and Loan Associations (Essex County)	225,032
Number of Depositors, Savings Banks	167,754
Number of Depositors, Trust Companies	142,068
Number of Depositors, National Banks	66,130
National Banks	6
Trust Companies	11
Savings Institutions	5
Savings Departments of National Banks and Trust Companies	14
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NEWARK has over eighty per cent. of the number of Building and Loan Association Depositors, Receipts and Resources in Essex County.

Total outgoing bank clearings over \$950,000,000.00

INSURANCE

Life Insurance Companies	2
Total Income, Life Insurance Companies	\$ 287,128,223.84
Assets	1,095,984,324.49
Surplus	47,790,349.20
Fire Insurance Companies	5
Total Income, Fire Insurance Companies	21,495,060.37
Assets	36,391,216.11
Surplus	8,004,338.78

Newark is proud to take second rank to New York as an Insurance centre.

POSTOFFICE

Number of pieces of mail handled, 1923.....	218,000,000
Total cash receipts for Postal supplies.....	2,708,287.26
Money Orders	361,160
Amount	4,305,490.32
Money Orders paid	739,251
Amount	6,844,333.80
Number of clerks and carriers	55
Postal stations	6
Number of carrier stations	1
Number of parcel post stations	627

TELEPHONE SERVICE

Number of stations, Dec. 31, 1923.....	54,281
Number of pay stations, Dec. 31, 1923.....	1,518
Total local calls during year 1923.....	56,465,000
Total out-of-town calls for 1923.....	15,554,009

COMMERCIAL

Number of dry goods stores	342
Druggists	185
Grocers	1,449
Meat Markets	677
Millinery Goods	106
Shoe Dealers	164
Bakers	255
Confectioners	628
Milk Dealers	60
Department Stores	8

PROFESSIONAL

Architects	67
Artists	50
Auctioneers	22
Dentists	215
Insurance Agents	375
Lawyers	597
Real Estate Agents	573
Physicians	453

SCHOOLS AND COLLEGES

Number of Public Schools	68
Value of public school property	\$ 14,123,125.00
Cost of maintenance for 1919-120.....	7,064,723.91
Average cost per pupil (elementary)	73.50
Number of pupils	87,316
Number of teachers	2,231
Number of parish schools	25
Number of pupils	14,500
Number of private schools	3
Number of pupils (estimated)	400
Number of business colleges	5
Number of academies, including law, medicine and music.....	10
High Schools (Senior 4; Junior 3).....	7
Drawing	1
Industrial	3
Normal	1

NEWARK is training and teaching the standards of good citizenship to 100,000 school children yearly, and this army supplies the right kind of brains and energy to maintain its prestige as a manufacturing centre.

PUBLIC LIBRARY

Value of Land, Building and Equipment.....\$	1,237,928.00
Number of Volumes	279,000
Annual circulation of books, 1923	1,157,959
Annual circulation of pictures, 1923.....	143,137
Annual circulation, 1923	210,831.20
Maintenance cost (exclusive of books, periodicals and binding)	
Books, periodicals and binding	70,233

NEWARK believes in the best along educational lines and pays to secure it.

CHURCHES AND INSTITUTIONS

Presbyterian	34
Roman Catholic	32
Methodist Episcopal	16
Baptist	24
Episcopal	16
Lutheran	10
Jewish	13
Reformed Dutch	8
Congregational	2
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Athletic and Social Clubs	114
Societies	708
Trade Unions	77

PUBLIC HALLS

Theatres	11
Motion Picture Houses	57
Public Parks and Playgrounds	75
Public Halls	103
Auditoriums	10

NEWSPAPERS

Daily Newspapers	4
Weekly	14
B-Weekly	2
Monthly	8

NEWARK—A RECORD OF PROGRESS

	1900	1910	1915	1923
Population	246,070	347,469	399,000	414,524
Taxable Valuations...	\$148,834,805	\$344,821,700	\$420,311,342	\$ 560,680,357.00
Bank and Trust Com- pany Resources.....	29,322,562	103,779,521	127,819,498	227,275,272.82
Savings Banks' Re- sources	15,467,213	40,396,313	50,568,925	80,720,616.05
Capital Invested in Manufacturing	103,191,403	149,691,105	225,640,000	420,547,000.00
Value of Raw Ma- terial	67,105,944	120,907,766	130,299,000	337,932,000.00
Value of Manufactured Product	126,954,049	217,970,342	250,654,527	577,609,000.00
Life Insurance Com- panies Assets	95,983,799	365,696,799	574,313,019	1,095,948,324.49
Fire Insurance Com- panies' Assets.....	7,794,503	14,206,606	22,013,775	36,391,216.11
Pieces of Mail Handled	59,523,900	151,902,549	159,217,482	218,000,000.00
Passenger Movement by Trolley	69,282,833	137,066,415	154,603,797	122,828,149
Passenger Movement by Jitneys . . .				76,375,119

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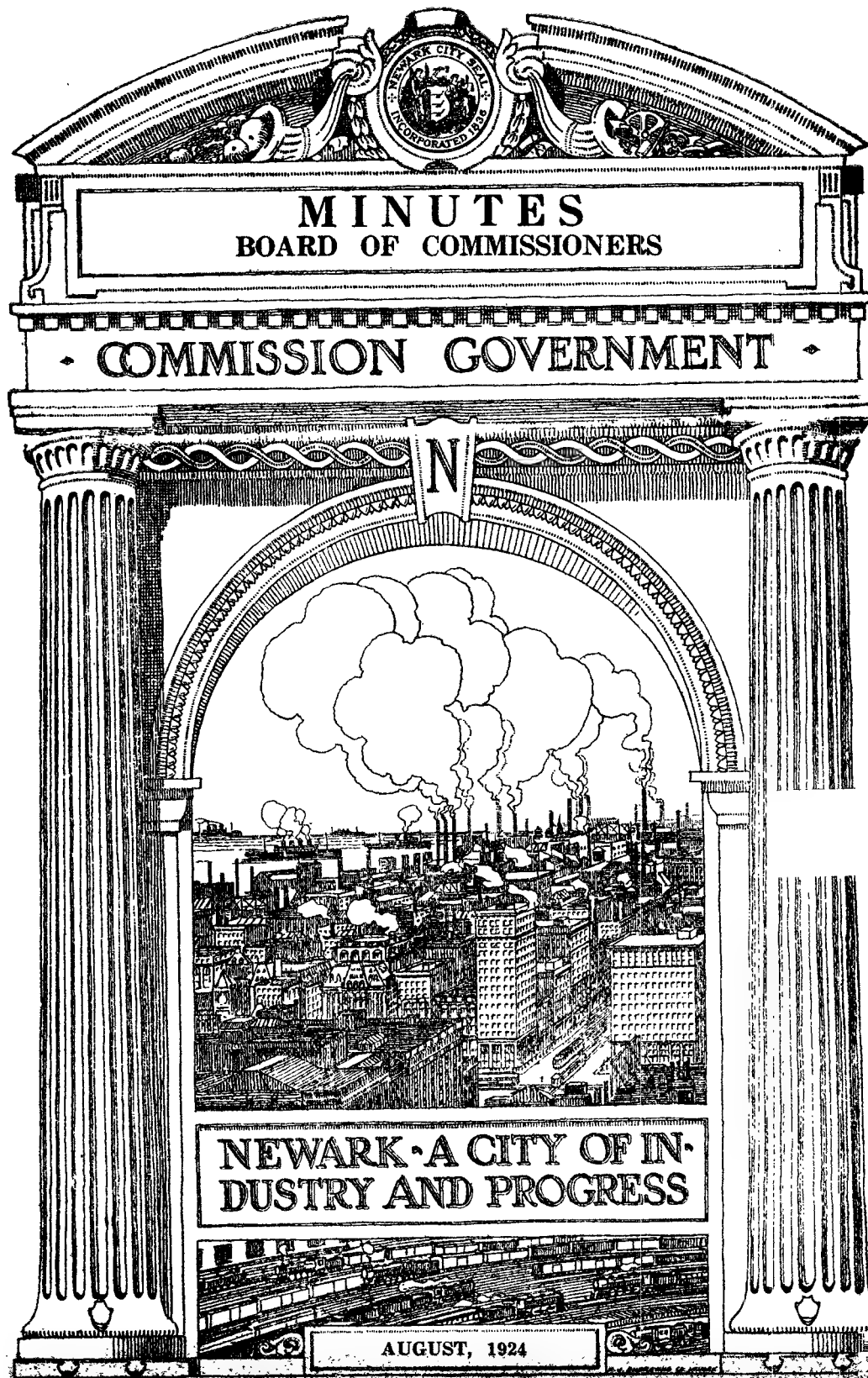
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MINUTES
BOARD OF COMMISSIONERS

COMMISSION GOVERNMENT

N

NEWARK · A CITY OF IN-
DUSTRY AND PROGRESS

AUGUST, 1924

Aug

11

12

13

14

15

16

MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark, N. J.

AUGUST, 1924

Commissioners

FREDERICK C. BREIDENBACH, Mayor
WILLIAM J. BRENNAN
CHARLES P. GILLEN
THOMAS L. RAYMOND
JOHN HOWE

City Clerk

WILLIAM J. EGAN

NEWARK CITY GOVERNMENT

Department of Public Affairs

HON. FREDERICK C. BREIDENBACH

BUREAU OF HEALTH
CITY HOSPITAL
FREE PUBLIC LIBRARY
MUSEUM ASSOCIATION
PUBLIC BATHS
NEWARK PARENTAL HOME
FOR BOYS
ALM HOUSE
RELIEF OF POOR
EMPLOYMENT BUREAU
BAND CONCERTS
CAMP NEWARK

Department of Public Safety

HON. WILLIAM J. BRENANN

POLICE
FIRE
DIVISION OF BUILDINGS
ALL LICENSES
Except Jitneys
POLICE COURTS

Department of Parks and Public

Property

HON. CHARLES P. GILLEN

CENTRE MARKET
SHADE TREE
SMOKE ABATEMENT
WEIGHTS AND MEASURES
DOG POUND

ALL PUBLIC BUILDINGS
Except Those Owned in Name
of Water Department
PRINTING AND STATIONERY DEPT.
MUNICIPAL SOLDIERS' AND SAILORS'
AID BUREAU

Department of Public Works

HON. THOMAS L. RAYMOND

STREETS
WATER SUPPLY
SEWER
DOCKS
GARBAGE
LIGHTING
PORT NEWARK TERMINAL
INSPECTION OF GAS METERS
JITNEYS
COMMISSION ON BUILDING DIS-
TANCES AND RESTRICTIONS

Department of Revenue and Finance

HON. JOHN ECOWE

COMPTROLLER
CITY TREASURER
AUDITOR OF ACCOUNTS
TAX RECEIVER
TAX BOARD
ASSESSMENTS, LOCAL
IMPROVEMENTS
MARTIN ACT DEPARTMENT

City Clerk's Department

WILLIAM J. EGAN, City Clerk

Law Department

JEROME T. CONGLETON, Corporation Counsel

JOSEPH G. WOLBER, First Assistant Corporation Counsel

CHARLES M. MYERS, Second Assistant Corporation Counsel

DIRECTORY OF DEPARTMENTS

Department of Public Affairs

HON. FREDERICK C. BREIDENBACH

Bureau of Health.....	Plane and William Streets
City Hospital	Fairmount Avenue
Free Public Library.....	5 Washington Street
Public Baths	City Hall, Fourth Floor
Camp Newark	City Hall, Second Floor
Parental Home for Boys	Verona, N. J.
Alms House	Ivy Hill, Township of South Orange
Relief of Poor	City Hall Basement
Employment Bureau	9-11 Franklin Street
Band concerts	City Hall, Second Floor

Department of Public Safety

HON. WILLIAM J. BRENNAN

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Cor. Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
Fifth Precinct	Orange and Sixth Streets
Sixth Precinct	Bigelow and Hunterdon Streets
Seventh Precinct	998 South Orange Avenue
Eighth Precinct	259 Washington Avenue
Fire Division	Headquarters, City Hall, Third Floor
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Engine Company No. 5.....	65 Congress Street
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Engine Company No. 10.....	Sherman Avenue and Astor Street
Engine Company No. 11.....	Central Avenue and Ninth Street
Engine Company No. 12.....	215 Belmont Avenue
Engine Company No. 13.....	Summer Avenue and Halleck Street
Engine Company No. 14.....	McWhorter and Vesey Streets
Engine Company No. 15.....	269-271 Park Avenue
Engine Company No. 16.....	554 Ferry Street

Engine Company No. 17.	Clinton Place and Runyon Street
Engine Company No. 18.	18th Avenue and Twelfth Street
Engine Company No. 19.	Frelinghuysen Avenue and Fenwick
Engine Company No. 20.	15-17 Prince Street
Engine Company No. 21.	721-723 South Orange Avenue
Engine Company No. 22.	New and Colden Streets
Engine Company No. 23.	44 Mount Prospect Avenue
Engine Company No. 24.	75-77 Academy Street
Engine Company No. 25.	Avon Avenue and South 13th Street
Engine Company No. 26.	Palm Street and Sanford Avenue
Engine Company No. 28.	701 North Fourth Street
Engine Company No. 29.	Bergen Street and Lehigh Avenue
Engine Company No. 30.	44 Mount Prospect Avenue
Engine Company No. 31.	McWhorter and Vesey Streets
Engine Company No. 33 (Fire Boat).	Ft. of Centre Street, Passaic River
Squad Company No. 1.	75 Academy Street
Truck Company No. 1.	188-190 Mulberry Street
Truck Company No. 2.	55 Plane Street
Truck Company No. 3.	82 Bruce Street
Truck Company No. 4.	Congress and Lafayette Streets
Truck Company No. 5.	213 Belmont Avenue
Truck Company No. 6.	5 Washington Avenue
Truck Company No. 7.	Park Avenue and Sixth Street
Truck Company No. 8.	471-473 Ferry Street
Truck Company No. 9.	Avon Avenue and South 13th Street
Water Tower Co. No. 1.	Mulberry and Lafayette Street
Reserve and Supply Co. No. 1.	56-58 Prospect Street
Telegraph Department	City Hall, Fourth Floor
Repair Department	56-58 Prospect Street
Building Department	City Hall, Fourth Floor
All Licenses, except Jitneys.	City Hall, Second Floor

Department of Parks and Public Property

HON. CHARLES P. GILLEN

Centre Market	Mulberry and Commerce Streets
Public Parks	City Hall, Second Floor
Shade Tree	City Hall, Third Floor
Smoke Abatement	City Hall, Second Floor
Weights and Measures	City Hall, Basement
Dog Pound	Plum Point Lane
All Public Buildings, except those owned in name of Water Dept.,	
	City Hall, Second Floor
Printing and Stationery Dept.	City Hall, Fourth Floor
Municipal Soldiers' and Sailors' Bureau	City Hall, Second Floor

Department of Public Works

HON. THOMAS L. RAYMOND

Streets	City Hall, Basement
Water	City Hall, First Floor
Sewer	City Hall, Third Floor
Dock	City Hall, Second Floor
Garbage	City Hall, Basement
Lighting	City Hall, Second Floor
Port Newark Terminal	City Hall, Second Floor
Inspection of Gas Meters	City Hall, Second Floor
Attneys	City Hall, Basement

Department of Revenue and Finance

HON. JOHN HOWE

Comptroller	City Hall, First Floor
City Treasurer	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Tax Board	City Hall, First Floor
Assessments	City Hall, Third Floor
Sinking Fund	City Hall, Second Floor
Martin Act Dept.	City Hall, Second Floor

City Clerk's Department

WILLIAM J. EGAN, CITY CLERK

The main office of the City Clerk's Department is practically the City's Information Bureau. It is open from 8:30 A. M. to 12 o'clock midnight including holidays (Sundays from 8:30 A. M. to 4:30 P. M.), and requests for general information are referred to this office.

The following departments are under the jurisdiction of the City Clerk:

Marriage License Bureau	Third Floor
General Licenses	Second Floor
Documents, Records and Archives	Fourth Floor
Public Outing Camp	Main Office, Second Floor
Department of Elections	Basement

Statistical Story of Newark, N. J.

Founded	1666
Incorporated a City	1833
Population (1920) Census	414,524

LOCATION

Latitude, 40° 41'; Longitude 74° 10' west from Greenwich. Three miles above Newark Bay; eight miles west from New York. Area 23.40 square miles, of which 6.5 square miles are tide water lands. Five hundred acres have been reclaimed by the City on which wharves, docks and railway terminals are being developed for factory and warehousing uses.

WATERFRONT

Wharf frontage on Newark Bay and Passaic River, 10½ miles, channel 300 feet width; depth at M. L. T., 31 feet; at high water, 35 feet; Public docks and piers 6; Private docks and piers, 139; Tonnage annually 3,408,609.

WATER LINES

Trans Marine Corporation, Ocean Service; Trans Marine Corporation, Canal Section; Newark Express & Transportation Company.

RAILROADS

Pennsylvania, Lackawanna, Erie, Lehigh Valley, (Reading) N. J. Central, Baltimore & Ohio and Atlantic Port Railway. Passenger Depots 15. Passenger Train daily 850. Freight delivery yards 22. Freight Trains daily 131. Team track yards 6. Railway tonnage, 4,508,827.

Newark is within hauling distance by wagon to the piers and docks of New York City.

More people get on and off trains in Newark than any other city in the United States not a terminal point.

ELECTRIC RAILROADS

Hudson and Manhattan Tubes, 18 minutes to New York City. Trains daily to and from New York 260.

Electric Trolley Lines, City 6; mileage 134; Suburban Lines 23, mileage 227; Passengers daily, City 366,000; Passengers daily, Essex County Division 435,700; Cars daily, City and Essex County Division 572; Trips daily, City and Essex County Division, 4,872.

MOTOR BUS SERVICE

City Lines, 7; City and Suburban Lines, 10; Suburban Lines exclusively, 6; Passengers carried, 1922, 76,875,119.

VALUATIONS, DEBT, REVENUE

Assessed valuation of property (1923).....	\$ 578,971,103.00
Value of Municipal property	102,524,989.50
Number of Public Buildings	77
Total Bonded Debt	56,350,008.89
Sinking Fund Assets	10,838,502.12
Total Net Debt	45,511,504.87
Annual Tax Rate per 1,000 of Valuation.....	37.60
Whole Number of Buildings in the City.....	86,194
Total Municipal Revenue 1922	24,590,867.36

If NEWARK'S tax rate is above the average, it is because it is spending millions of money for education, recreation and sanitation—the three elements that return compound interest and dividends on the investment.

WATER SUPPLY

54 million gallons daily, delivered by gravity. Daily consumption in gallons 43.7 million; gallons per capita 94.85. Meters in use, 47,643. Cost for first 500 cubic feet, \$1.50; 1.00 per 1,000 cubic feet thereafter.

PAVEMENTS

Miles of street paved 296, miles of streets unpaved, 60; average width of streets, 36 feet.

Newark is rated one of the best paved cities in the United States.

SEWERS

Brick and concrete, 87.95 miles; pipe, 234.94 miles; catch basins, 4,386; manholes, 9,365; total cost of public sewers, \$6,160,823.77.

STREET LIGHTING

No. of 1500 cp Type C. 166. No. of 600 cp Type C. 2384 No. of 1000 cp Type C. 394. No. 400 cp Type C. 1306. No. of 250 cp Incan. 43. No. of small Incan., 282. No. of Gas Lamps, 1,376.

POLICE DATA

Number of men in Department, 1,006; Headquarters, 230; Traffic Division, 187; First Precinct, 89; Second Precinct, 79; Third Precinct, 75; Fourth Precinct, 90; Fifth Precinct, 76; Sixth Precinct, 81; Seventh Precinct, 49; Eighth Precinct, 45; Vacancies, 1; Retired Veterans, 4; Total, 1,006; Value of buildings and equipment, \$651,790.55; Annual maintenance cost, \$2,153,673.17.

Newark is a moral city, free from turbulence or serious disturbance. A good record for its Police Department.

FIRE

Number of men in department, 810; Number of Co. 45; Value of buildings and equipment, \$1,189,725.00; Annual maintenance cost, 1923, \$1,841,860.83. Contents \$854,628.06.

Gasoline motor pumping engines	28
Gasoline motor combination chemical engines	4
Steam fire engines equipped with gasoline tractors	7
Combination wagons equipped with gasoline tractors.....	5
Water tower equipped with gasoline tractor.....	1
Gas-electric 75 ft. Aerial hook and ladder truck.....	1
Straight electric 75 ft. Aerial hook and ladder truck.....	1
75 ft. Aerial hook and ladder trucks with gasoline tractors.....	2
Hook and ladder trucks with gasoline tractors.....	7
Automobile Roadsters for Chiefs	10
Runabout for Telegraph Department	1
Trucks (auto) for Telegraph Department.....	2
5 ton auto hauling and wrecking truck.....	1
Horse drawn steam fire engines	5
Horse drawn City Hook and ladder trucks.....	2
Horse drawn Combination Chemical wagons.....	0
Thawing apparatus	1
Exercise wagon	0
Coaling wagons	1
Reserve and supply wagons	2
Carpenter wagons	3
Horseshoers wagons	1
Steel Fire Boat	1
Number of men in department	810
Value of engine houses and equipment ..	\$2,044,353.06
Annual maintenance cost	1,841,860.83
Fire loss 1923 (estimated)	1,843,922.54

Newark has never had a disastrous fire, and it is an old city, which talks well for its Fire Department.

Newark has a scientific fire alarm system that represents the highest claim for efficiency.

BUILDING IN NEWARK, 1923

Dwellings, 36,353; Stores and Dwellings (combined), 6,601; Factories, 1,227; Commercial Buildings, 2,565; Churches and Charities, 270; Schools, 116; Public Buildings, 81; Total, 47,213.

BUREAU OF HEALTH

Number of inspectors, 64; Office division, 19; Physicians 18; Nurses, 36; Total number of employees, 172, not including City Hospital.

Vital statistics for year 1923: Deaths, 5,221; rate per 1,000, 11.9; Births, 11,111; rate per 1,000, 25.3.

Newark's health rate is above par. Its death rate above, speaks well for its Department of Health.

Newark's population is a polyglot one, but is a sanitary city, because of the work of its Health and Tenement House Commission.

Death rate second lowest in City's history; Baby death rate lowest in City's history.

METEOROLOGICAL

Total rainfall, 48.10 inches; snowfall, 50.13 inches; temperature below 32° freezing, 87 days; above 90°, 7 days; average annual mean temperature 56.7°.

PARKS

City Parks and squares, 1923, 32 area in acres, 34; County Parks within the city limits, 6; area in acres, 679.78; Seashore camps, 11.5 acres; Play grounds in various sections of the city, 21; acreage, 60.

Newark has a developed park area greater per square mile of territory than any city in the United States.

MANUFACTURERS

Capital invested in manufacturing, 1920 (estimated).....	\$420,547,000.00
Number of persons engaged in industry.....	170,000
Annual wages and salaries paid	162,000,000.00
Value of Raw Material, 1920 (estimated).....	337,932,000.00
Establishments using power and employing over 10 hands.....	2,300
Value of finished product, 1920 (estimated).....	600,000,000.00

NEWARK ranks eleventh in the aggregate value of products annually.

NEWARK has 252 distinct lines of industry, fifty lines turning out values from one to thirty million dollars annually.

NEWARK as a manufacturing centre ranks ahead of thirty States in the aggregate value of its manufactured products.

NEWARK leads the world in the manufacture of umbrella frames.

NEWARK leads in the manufacture of badges and advertising novelties.

NEWARK per capita to its population leads in the variety of its manufactures.

NEWARK is the largest fine jewelry manufacturing centre in the United States.

NEWARK produces the largest variety and best grades of leather for shoes, automobiles, carriages and upholstering.

NEWARK is a great centre for the manufacture of chemicals, varnishes, lacquers and paints.

NEWARK excels in the superiority of its cutlery and edged tools.

NEWARK is the home of the "Mother of Pearl" button and novelty industry.

NEWARK produced the first malleable iron in America.

NEWARK built the first locomotive engine to travel up grade.

NEWARK made the first patent leather in America.

NEWARK added celluloid to the world's commerce.

The location of a new industrial plant to most cities is an occasion for a holiday of rejoicing. If such a rule were followed in Newark every day in the year would be a holiday.

BANKS

National Bank Resources	\$ 93,742,322.47
National Bank deposits	76,966,668.97
Trust Company resources	133,532,950.35
Trust Company deposits	115,679,556.34
Savings Bank resources	80,720,616.35
Savings Bank deposits	72,811,555.74
Building and Loan Association, assets (Essex County)	127,064,306.00
Building and Loan Associations, receipts (Essex County)	104,353,793.00
Shareholders, Building and Loan Associations (Essex County)	225,032
Number of Depositors, Savings Banks	167,754
Number of Depositors, Trust Companies	142,068
Number of Depositors, National Banks	66,130
National Banks	6
Trust Companies	11
Savings Institutions	5
Savings Departments of National Banks and Trust Companies	14
Building and Loan Associations (Essex County)	388

NEWARK has over eighty per cent. of the number of Building and Loan Association Depositors, Receipts and Resources in Essex County.

Total outgoing bank clearings over \$950,000,000.00

INSURANCE

Life Insurance Companies	2
Total Income, Life Insurance Companies	\$ 287,128,223.84
Assets	1,095,984,324.49
Surplus	47,790,349.20
Fire Insurance Companies	5
Total Income, Fire Insurance Companies	21,495,060.37
Assets	36,391,276.11
Surplus	8,004,338.78

Newark is proud to take second rank to New York as an Insurance centre.

POSTOFFICE

Number of pieces of mail handled, 1923	218,000,000
Total cash receipts for Postal supplies	2,708,287.26
Money Orders	331,160
Amount	4,305,490.32
Money Orders paid	739,251
Amount	6,844,333.80
Number of clerks and carriers	55
Postal stations	6
Number of carrier stations	1
Number of parcel post stations	627

TELEPHONE SERVICE

Number of stations, Dec. 31, 1923.....	54,281
Number of pay stations, Dec. 31, 1923.....	1,518
Total local calls during year 1923.....	56,465,000
Total out-of-town calls for 1923.....	15,554,062

COMMERCIAL

Number of dry goods stores	342
Druggists	125
Grocers	1,449
Meat Markets	677
Millinery Goods	106
Shoe Dealers	164
Bakers	255
Confectioners	628
Milk Dealers	60
Department Stores	8

PROFESSIONAL

Architects	67
Artists	59
Auctioneers	22
Dentists	215
Insurance Agents	375
Lawyers	597
Real Estate Agents	573
Physicians	453

SCHOOLS AND COLLEGES

Number of Public Schools	68
Value of public school property	\$ 14,123,125.09
Cost of maintenance for 1919-120.....	7,064,723.91
Average cost per pupil (elementary)	73.50
Number of pupils	87,316
Number of teachers	2,231
Number of parish schools	25
Number of pupils	14,509
Number of private schools	3
Number of pupils (estimated)	400
Number of business colleges	5
Number of academies, including law, medicine and music.....	10
High Schools (Senior 4; Junior 3).....	7
Drawing	1
Industrial	3
Normal	1

NEWARK is training and teaching the standards of good citizenship to 100,000 school children yearly, and this army supplies the right kind of brains and energy to maintain its prestige as a manufacturing centre.

PUBLIC LIBRARY

Value of Land, Building and Equipment.....\$	1,237,928.00
Number of Volumes	279,000
Annual circulation of books, 1923	1,157,959
Annual circulation of pictures, 1923.....	143,137
Annual circulation, 1923	210,831.20
Maintenance cost (exclusive of books, periodicals and binding)	
Books, periodicals and binding	70,235

NEWARK believes in the best along educational lines and pays to secure it.

CHURCHES AND INSTITUTIONS

Presbyterian	34
Roman Catholic	32
Methodist Episcopal	16
Baptist	24
Episcopal	16
Lutheran	10
Jewish	13
Reformed Dutch	3
Congregational	2
Other denominations	22
Orphan Asylums	5
Hospitals	12
Charitable and Religious Organizations	76

SOCIETIES

Athletic and Social Clubs	114
Societies	708
Trade Unions	77

PUBLIC HALLS

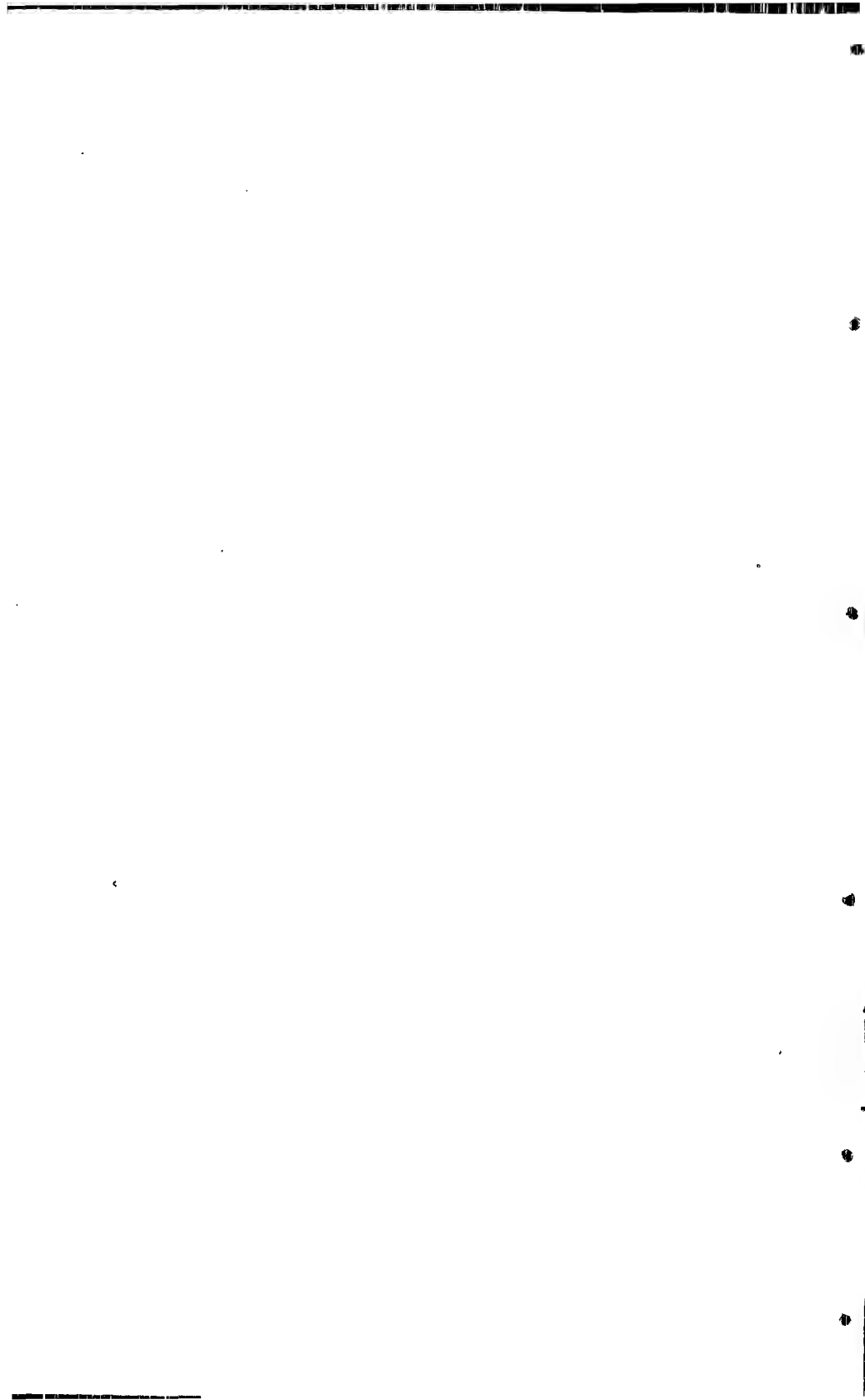
Theatres	11
Motion Picture Houses	27
Public Parks and Playgrounds	75
Public Halls	103
Auditoriums	10

NEWSPAPERS

Daily Newspapers	4
Weekly	14
Bi-Weekly	3
Monthly	3

NEWARK—A RECORD OF PROGRESS

	1900	1910	1915	1923
Population	246,070	347,469	399,000	414,524
Taxable Valuations...\$	148,834,805	\$344,821,700	\$420,311,342	\$ 560,680,357.00
Bank and Trust Com- pany Resources.....	29,322,562	103,779,521	127,819,498	227,275,272.82
Savings Banks' Re- sources	15,467,213	40,396,313	50,568,925	80,720,616.05
Capital Invested in Manufacturing	103,191,403	149,691,105	225,640,000	420,547,000.00
Value of Raw Ma- terial	67,105,944	120,907,766	130,299,000	337,932,000.00
Value of Manufactured Product	126,954,049	217,970,342	250,654,527	577,609,000.00
Life Insurance Com- panies Assets	95,983,799	365,696,799	574,313,019	1,095,948,324.49
Fire Insurance Com- panies' Assets.....	7,794,503	14,206,606	22,013,775	36,391,216.11
Pieces of Mail Handled	59,523,900	151,902,549	159,217,482	218,000,000.00
Passenger Movement by Trolley	69,282,833	137,066,415	154,603,797	122,828,149
Passenger Movement by Jitneys				76,375,119



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An ordinance to provide for the opening of Madison Avenue 70 feet in width from McClellan Street southerly about 172 feet to its north- erly terminus	29, 50

An ordinance to provide for the vacation of Cemetery Street from Springfield Avenue to the Woodland Cemetery, excepting so much of said street as lies within the boundaries of South Tenth Street, Brenner Street and Kent Street	53, 54
An ordinance to provide for the vacation of McKenzie Street lying between the easterly line of the same and the easterly line of Livingston Street as the latter is laid out parallel to and distant 211 feet measured westerly at right angles from the westerly line of Belmont Avenue, and extending from the northerly line of Avon Avenue northerly to the southerly line of Waverly Avenue, excepting that part of the above described portion of McKenzie Street included within the limits of Rose Street	55, 56
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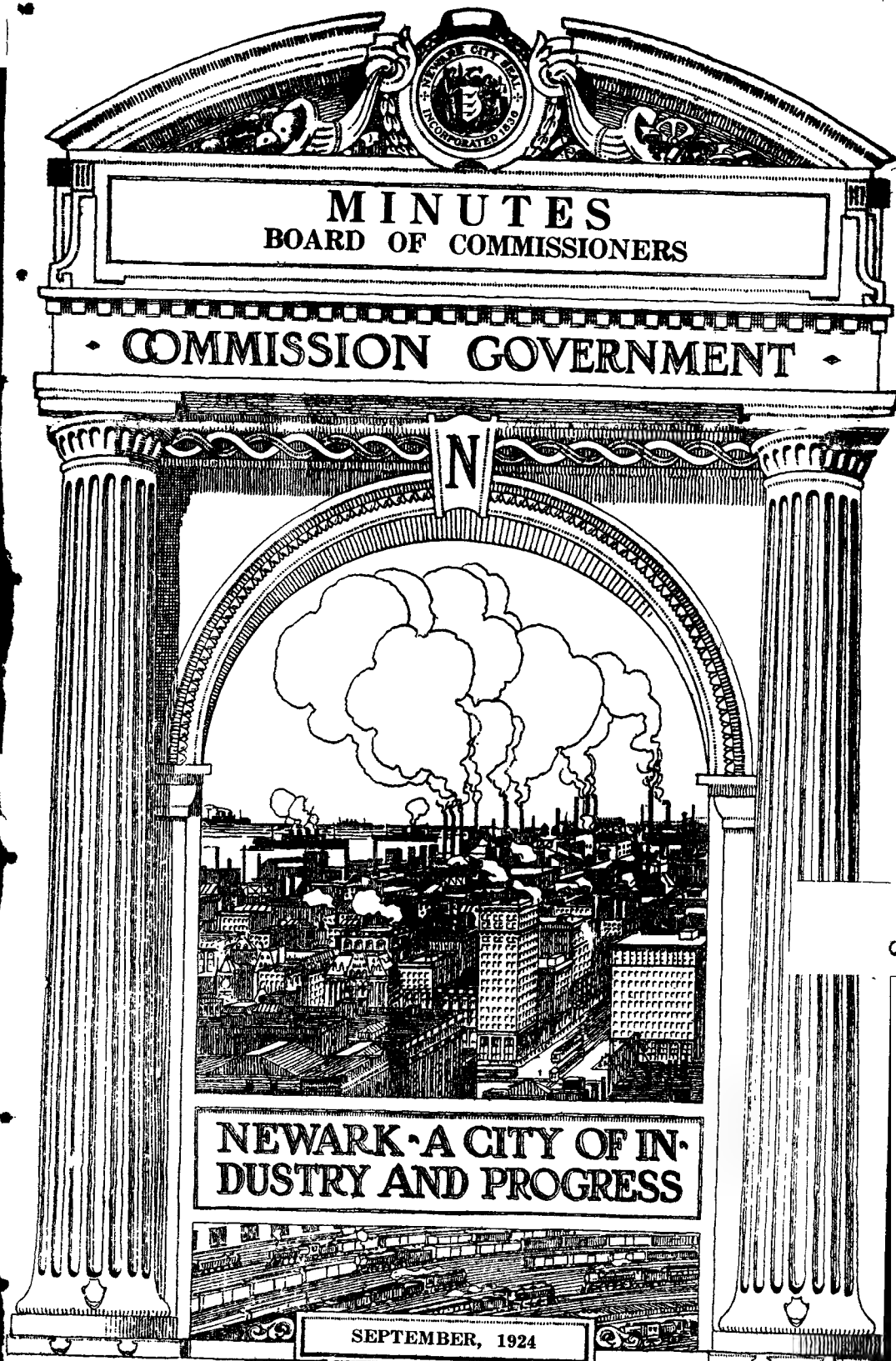
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MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark, N. J.

SEPTEMBER, 1924

Commissioners

FREDERICK C. BREIDENBACH, Mayor
WILLIAM J. BRENNAN
CHARLES P. GILLEN
THOMAS L. RAYMOND
JOHN HOWE

City Clerk

WILLIAM J. EGAN

NEWARK CITY GOVERNMENT

Department of Public Affairs

HON. FREDERICK C. BREIDENBACH

Department of Public Safety

HON. WILLIAM J. BRENANN

BUREAU OF HEALTH
CITY HOSPITAL
FREE PUBLIC LIBRARY
MUSEUM ASSOCIATION
PUBLIC BATHS
NEWARK PARENTAL HOME
FOR BOYS
ALM HOUSE
RELIEF OF POOR
EMPLOYMENT BUREAU
BAND CONCERTS
CAMP NEWARK

POLICE
FIRE
DIVISION OF BUILDINGS
ALL LICENSES
Except Jitneys
POLICE COURTS

Department of Parks and Public
Property

HON. CHARLES P. GILLEN

CENTRE MARKET
SHADE TREE
SMOKE ABATEMENT
WEIGHTS AND MEASURES
DOG POUND

ALL PUBLIC BUILDINGS
Except Those Owned in Name
of Water Department
PRINTING AND STATIONERY DEPT.
MUNICIPAL SOLDIERS' AND SAILORS'
AID BUREAU

Department of Public
Works

HON. THOMAS L. RAYMOND

Department of Revenue and
Finance

HON. JOHN HOWE

STREETS
WATER SUPPLY
SEWER
DOCKS
GABBAGE
LIGHTING
PORT NEWARK TERMINAL
INSPECTION OF GAS METERS
JITNEYS
COMMISSION ON BUILDING DIS-
TRICTS AND RESTRICTIONS

COMPTROLLER
CITY TREASURER
AUDITOR OF ACCOUNTS
TAX RECEIVER
TAX BOARD
ASSESSMENTS, LOCAL
IMPROVEMENTS
MARTIN ACT DEPARTMENT

City Clerk's Department
WILLIAM J. EGAN, City Clerk

Law Department

JEROME T. CONGLETON, Corporation Counsel
JOSEPH G. WOLBER, First Assistant Corporation Counsel
CHARLES M. MYERS, Second Assistant Corporation Counsel

DIRECTORY OF DEPARTMENTS

Department of Public Affairs

HON. FREDERICK C. BREIDENBACH

Bureau of Health.....	Plane and William Streets
City Hospital	Fairmount Avenue
Free Public Library.....	5 Washington Street
Public Baths	City Hall, Fourth Floor
Camp Newark	City Hall, Second Floor
Parental Home for Boys	Verona, N. J.
Alms House	Ivy Hill, Township of South Orange
Relief of Poor	City Hall Basement
Employment Bureau	9-11 Franklin Street
Band concerts	City Hall, Second Floor

Department of Public Safety

HON. WILLIAM J. BRENNAN

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Cor. Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
Fifth Precinct	Orange and Sixth Streets
Sixth Precinct	Bigelow and Hunterdon Streets
Seventh Precinct	998 South Orange Avenue
Eighth Precinct	259 Washington Avenue
Fire Division	Headquarters, City Hall, Third Floor
Engine Company No. 1.....	188-190 Mulberry Street
Engine Company No. 2.....	39-41 Centre Street
Engine Company No. 3.....	39 Court Street
Engine Company No. 4.....	225 High Street
Engine Company No. 5.....	65 Congress Street
Engine Company No. 6.....	344-346 Springfield Avenue
Engine Company No. 7.....	Wallace Place and Hudson Street
Engine Company No. 8.....	Ferry and Fillmore Streets
Engine Company No. 9.....	197 Summer Avenue
Engine Company No. 10.....	Sherman Avenue and Astor Street
Engine Company No. 11.....	Central Avenue and Ninth Street
Engine Company No. 12.....	215 Belmont Avenue
Engine Company No. 13.....	Summer Avenue and Halleck Street
Engine Company No. 14.....	McWhorter and Vesey Streets
Engine Company No. 15.....	269-271 Park Avenue
Engine Company No. 16.....	554 Ferry Street

Engine Company No. 17.....	Clinton Place and Runyon Street
Engine Company No. 18.....	18th Avenue and Twelfth Street
Engine Company No. 19.....	Frelinghuysen Avenue and Fenwick
Engine Company No. 20.....	15-17 Prince Street
Engine Company No. 21.....	721-723 South Orange Avenue
Engine Company No. 22.....	New and Colden Streets
Engine Company No. 23.....	44 Mount Prospect Avenue
Engine Company No. 24.....	75-77 Academy Street
Engine Company No. 25.....	Avon Avenue and South 13th Street
Engine Company No. 26.....	Palm Street and Sanford Avenue
Engine Company No. 28.....	701 North Fourth Street
Engine Company No. 29.....	Bergen Street and Lehigh Avenue
Engine Company No. 30.....	44 Mount Prospect Avenue
Engine Company No. 31.....	McWhorter and Vesey Streets
Engine Company No. 33 (Fire Boat).....	Ft. of Centre Street, Passaic River
Squad Company No. 1.....	75 Academy Street
Truck Company No. 1.....	188-190 Mulberry Street
Truck Company No. 2.....	55 Plane Street
Truck Company No. 3.....	82 Bruce Street
Truck Company No. 4.....	Congress and Lafayette Streets
Truck Company No. 5.....	213 Belmont Avenue
Truck Company No. 6.....	5 Washington Avenue
Truck Company No. 7.....	Park Avenue and Sixth Street
Truck Company No. 8.....	471-473 Ferry Street
Truck Company No. 9.....	Avon Avenue and South 13th Street
Water Tower Co. No. 1.....	Mulberry and Lafayette Street
Reserve and Supply Co. No. 1.....	56-58 Prospect Street
Telegraph Department	City Hall, Fourth Floor
Repair Department	56-58 Prospect Street
Building Department	City Hall, Fourth Floor
All Licenses, except Jitneys.....	City Hall, Second Floor

Department of Parks and Public Property

HON. CHARLES P. GILLEN

Centre Market	Mulberry and Commerce Streets
Public Parks	City Hall, Second Floor
Shade Tree	City Hall, Third Floor
Smoke Abatement	City Hall, Second Floor
Weights and Measures	City Hall, Basement
Dog Pound	Plum Point Lane
All Public Buildings, except those owned in name of Water Dept.,	City Hall, Second Floor
Printing and Stationery Dept.....	City Hall, Fourth Floor
Municipal Soldiers' and Sailors' Bureau.....	City Hall, Second Floor

Department of Public Works

HON. THOMAS L. RAYMOND

Streets	City Hall, Basement
Water	City Hall, First Floor
Sewer	City Hall, Third Floor
Dock	City Hall, Second Floor
Garbage	City Hall, Basement
Lighting	City Hall, Second Floor
Port Newark Terminal	City Hall, Second Floor
Inspection of Gas Meters	City Hall, Second Floor
Jitneys	City Hall, Basement

Department of Revenue and Finance

HON. JOHN HOWE

Comptroller	City Hall, First Floor
City Treasurer	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Tax Board	City Hall, First Floor
Assessments	City Hall, Third Floor
Sinking Fund	City Hall, Second Floor
Martin Act Dept.	City Hall, Second Floor

City Clerk's Department

WILLIAM J. EGAN, CITY CLERK

The main office of the City Clerk's Department is practically the City's Information Bureau. It is open from 8:30 A. M. to 12 o'clock midnight including holidays (Sundays from 8:30 A. M. to 4:30 P. M.), and requests for general information are referred to this office.

The following departments are under the jurisdiction of the City Clerk:

Marriage License Bureau	Third Floor
General Licenses	Second Floor
Documents, Records and Archives	Fourth Floor
Public Outing Camp	Main Office, Second Floor
Department of Elections	Basement

Statistical Story of Newark, N. J.

Founded	1866
Incorporated a City	1836
Population (1920) Census	414,524

LOCATION

Latitude, 40° 41'; Longitude 74° 10' west from Greenwich. Three miles above Newark Bay; eight miles west from New York. Area 23.40 square miles, of which 6.5 square miles are tide water lands. Five hundred acres have been reclaimed by the City on which wharves, docks and railway terminals are being developed for factory and warehousing uses.

WATERFRONT

Wharf frontage on Newark Bay and Passaic River, 10½ miles, channel 300 feet width; depth at M. L. T., 31 feet; at high water, 35 feet; Public docks and piers 6; Private docks and piers, 139; Tonnage annually 3,408,609.

WATER LINES

Trans Marine Corporation, Ocean Service; Trans Marine Corporation, Canal Section; Newark Express & Transportation Company.

RAILROADS

Pennsylvania, Lackawanna, Erie, Lehigh Valley, (Reading) N. J. Central, Baltimore & Ohio and Atlantic Port Railway. Passenger Depots 15. Passenger Train daily 850. Freight delivery yards 22. Freight Trains daily 131. Team track yards 6. Railway tonnage, 4,508,827.

Newark is within hauling distance by wagon to the piers and docks of New York City.

More people get on and off trains in Newark than any other city in the United States not a terminal point.

ELECTRIC RAILROADS

Hudson and Manhattan Tubes, 18 minutes to New York City. Trains daily to and from New York 260.

Electric Trolley Lines, City 6; mileage 134; Suburban Lines 23, mileage 227; Passengers daily, City 366,000; Passengers daily, Essex County Division 465,700; Cars daily, City and Essex County Division 572; Trips daily, City and Essex County Division, 4,872.

MOTOR BUS SERVICE

City Lines, 7; City and Suburban Lines, 10; Suburban Lines exclusively, 4; Passengers carried, 1922, 76,375,119.

VALUATIONS, DEBT, REVENUE

Assessed valuation of property (1923).....	\$ 578,971,103.00
Value of Municipal property	102,524,989.50
Number of Public Buildings	77
Total Bonded Debt	56,350,008.89
Sinking Fund Assets	10,838,502.12
Total Net Debt	45,511,504.87
Annual Tax Rate per 1,000 of Valuation.....	37.60
Whole Number of Buildings in the City.....	86,194
Total Municipal Revenue 1922	24,590,867.36

If NEWARK'S tax rate is above the average, it is because it is spending millions of money for education, recreation and sanitation—the three elements that return compound interest and dividends on the investment.

WATER SUPPLY

54 million gallons daily, delivered by gravity. Daily consumption in gallons 43.7 million; gallons per capita 94.85. Meters in use, 47,643. Cost for first 500 cubic feet, \$1.50; 1.00 per 1,000 cubic feet thereafter.

PAVEMENTS

Miles of street paved 296, miles of streets unpaved, 60; average width of streets, 36 feet.

Newark is rated one of the best paved cities in the United States.

SEWERS

Brick and concrete, 87.95 miles; pipe, 234.94 miles; catch basins, 4,386, manholes, 9,365; total cost of public sewers, \$6,160,823.77.

STREET LIGHTING

No. of 1500 cp Type C. 166. No. of 600 cp Type C. 2384. No. of 1000 cp Type C. 394. No. 400 cp Type C. 1306. No. of 250 cp Incan., 43. No. of small Incan., 282. No. of Gas Lamps, 1,376.

POLICE DATA

Number of men in Department, 1,006; Headquarters, 230; Traffic Division, 187; First Precinct, 89; Second Precinct, 79; Third Precinct, 75; Fourth Precinct, 90; Fifth Precinct, 76; Sixth Precinct, 81; Seventh Precinct, 49; Eighth Precinct, 45; Vacancies, 1; Retired Veterans, 4; Total, 1,006; Value of buildings and equipment, \$651,790.55; Annual maintenance cost, \$2,153,673.17.

Newark is a moral city, free from turbulence or serious disturbance. A good record for its Police Department.

FIRE

Number of men in department, 810; Number of Co. 45; Value of buildings and equipment, \$1,189,725.00; Annual maintenance cost, 1923, \$1,841,860.83. Contents \$854,628.06.

Gasoline motor pumping engines	28
Gasoline motor combination chemical engines	4
Steam fire engines equipped with gasoline tractors	7
Combination wagons equipped with gasoline tractors	5
Water tower equipped with gasoline tractor	1
Gas-electric 75 ft. Aerial hook and ladder truck	1
Straight electric 75 ft. Aerial hook and ladder truck	1
75 ft. Aerial hook and ladder trucks with gasoline tractors	2
Hook and ladder trucks with gasoline tractors	7
Automobile Roadsters for Chiefs	10
Runabout for Telegraph Department	1
Trucks (auto) for Telegraph Department	2
5 ton auto hauling and wrecking truck	1
Horse drawn steam fire engines	5
Horse drawn City Hook and ladder trucks	2
Horse drawn Combination Chemical wagons	0
Thawing apparatus	1
Exercise wagon	0
Coaling wagons	1
Reserve and supply wagons	2
Carpenter wagons	3
Horseshoers wagons	1
Steel Fire Boat	1
Number of men in department	810
Value of engine houses and equipment	\$2,044,353.06
Annual maintenance cost	1,841,860.83
Fire loss 1923 (estimated)	1,843,922.54

Newark has never had a disastrous fire, and it is an old city, which talks well for its Fire Department.

Newark has a scientific fire alarm system that represents the highest claim for efficiency.

BUILDING IN NEWARK, 1923

Dwellings, 36,353; Stores and Dwellings (combined), 6,601; Factories, 1,227; Commercial Buildings, 2,565; Churches and Charities, 270; Schools, 116; Public Buildings, 81; Total, 47,213.

BUREAU OF HEALTH

Number of inspectors, 64; Office division, 19; Physicians 18; Nurses, 36; Total number of employees, 172, not including City Hospital.

Vital statistics for year 1923: Deaths, 5,221; rate per 1,000, 11.9; Births, 11,111; rate per 1,000, 25.3.

Newark's health rate is above par. Its death rate above, speaks well for its Department of Health.

Newark's population is a polyglot one, but is a sanitary city, because of the work of its Health and Tenement House Commission.

Death rate second lowest in City's history; Baby death rate lowest in City's history.

METEOROLOGICAL

Total rainfall, 48.10 inches; snowfall, 50.13 inches; temperature below 32° freezing, 87 days; above 90°, 7 days; average annual mean temperature 56.7.

PARKS

City Parks and squares, 1923, 32 area in acres, 34; County Parks within the city limits, 6; area in acres, 679.78; Seashore camps, 11.5 acres; Playgrounds in various sections of the city, 21; acreage, 60.

Newark has a developed park area greater per square mile of territory than any city in the United States.

MANUFACTURERS

Capital invested in manufacturing, 1920 (estimated).....	\$420,547,000.00
Number of persons engaged in industry.....	170,000
Annual wages and salaries paid	162,000,000.00
Value of Raw Material, 1920 (estimated).....	337,932,000.00
Establishments using power and employing over 10 hands.....	2,300
Value of finished product, 1920 (estimated).....	600,000,000.00

NEWARK ranks eleventh in the aggregate value of products annually.

NEWARK has 252 distinct lines of industry, fifty lines turning out values from one to thirty million dollars annually.

NEWARK as a manufacturing centre ranks ahead of thirty States in the aggregate value of its manufactured products.

NEWARK leads the world in the manufacture of umbrella frames.

NEWARK leads in the manufacture of badges and advertising novelties.

NEWARK per capita to its population leads in the variety of its manufactures.

NEWARK is the largest fine jewelry manufacturing centre in the United States.

NEWARK produces the largest variety and best grades of leather for shoes, automobiles, carriages and upholstering.

NEWARK is a great centre for the manufacture of chemicals, varnishes, lacquers and paints.

NEWARK excels in the superiority of its cutlery and edged tools.

NEWARK is the home of the "Mother of Pearl" button and novelty industry.

NEWARK produced the first malleable iron in America.

NEWARK built the first locomotive engine to travel up grade.

NEWARK made the first patent leather in America.

NEWARK added celluloid to the world's commerce.

The location of a new industrial plant to most cities is an occasion for a holiday of rejoicing. If such a rule were followed in Newark every day in the year would be a holiday.

BANKS

National Bank Resources	\$ 93,742,322.47
National Bank deposits	76,966,668.97
Trust Company resources	133,532,950.35
Trust Company deposits	115,679,556.34
Savings Bank resources	80,720,616.05
Savings Bank deposits	72,811,555.74
Building and Loan Association, assets (Essex County).....	127,064,306.00
Building and Loan Associations, receipts (Essex County).....	104,353,793.00
Shareholders, Building and Loan Associations (Essex County)	225,032
Number of Depositors, Savings Banks	167,754
Number of Depositors, Trust Companies	142,068
Number of Depositors, National Banks	66,130
National Banks	6
Trust Companies	11
Savings Institutions	5
Savings Departments of National Banks and Trust Companies	14
Building and Loan Associations (Essex County).....	383

NEWARK has over eighty per cent. of the number of Building and Loan Association Depositors, Receipts and Resources in Essex County.

Total outgoing bank clearings over \$950,000,000.00

INSURANCE

Life Insurance Companies	2
Total Income, Life Insurance Companies	\$ 287,128,223.84
Assets	1,095,984,324.49
Surplus	47,790,349.20
Fire Insurance Companies	5
Total Income, Fire Insurance Companies	21,495,060.37
Assets	36,391,216.11
Surplus	8,004,338.78

Newark is proud to take second rank to New York as an Insurance centre.

POSTOFFICE

Number of pieces of mail handled, 1923.....	218,000,000
Total cash receipts for Postal supplies.....	2,708,287.26
Money Orders	361,160
Amount	4,305,490.32
Money Orders paid	739,251
Amount	6,844,333.80
Number of clerks and carriers	55
Postal stations	6
Number of carrier stations	1
Number of parcel post stations	627

TELEPHONE SERVICE

Number of stations, Dec. 31, 1923.....	54,281
Number of pay stations, Dec. 31, 1923.....	1,518
Total local calls during year 1923.....	56,465,000
Total out-of-town calls for 1923.....	15,554,000

COMMERCIAL

Number of dry goods stores	342
Druggists	185
Grocers	1,449
Meat Markets	677
Millinery Goods	106
Shoe Dealers	164
Bakers	255
Confectioners	628
Milk Dealers	60
Department Stores	8

PROFESSIONAL

Architects	67
Artists	50
Auctioneers	22
Dentists	215
Insurance Agents	375
Lawyers	597
Real Estate Agents	573
Physicians	453

SCHOOLS AND COLLEGES

Number of Public Schools	68
Value of public school property	\$ 14,123,125.00
Cost of maintenance for 1919-120.....	7,064,723.91
Average cost per pupil (elementary)	73.50
Number of pupils	87,316
Number of teachers	2,231
Number of parish schools	25
Number of pupils	14,500
Number of private schools	3
Number of pupils (estimated)	400
Number of business colleges	5
Number of academies, including law, medicine and music.....	10
High Schools (Senior 4; Junior 3).....	7
Drawing	1
Industrial	3
Normal	1

NEWARK is training and teaching the standards of good citizenship to 100,000 school children yearly, and this army supplies the right kind of brains and energy to maintain its prestige as a manufacturing centre.

PUBLIC LIBRARY

Value of Land, Building and Equipment.....\$	1,237,928.00
Number of Volumes	279,000
Annual circulation of books, 1923	1,157,969
Annual circulation of pictures, 1923.....	143,137
Annual circulation, 1923	210,831.20
Maintenance cost (exclusive of books, periodicals and binding)	
Books, periodicals and binding	70,233

NEWARK believes in the best along educational lines and pays to secure it.

CHURCHES AND INSTITUTIONS

Presbyterian	34
Roman Catholic	32
Methodist Episcopal	16
Baptist	24
Episcopal	16
Lutheran	10
Jewish	13
Reformed Dutch	8
Congregational	2
Other denominations	22
Orphan Asylums	5
Hospitals	12
Charitable and Religious Organizations	75

SOCIETIES

Athletic and Social Clubs	114
Societies	708
Trade Unions	77

PUBLIC HALLS

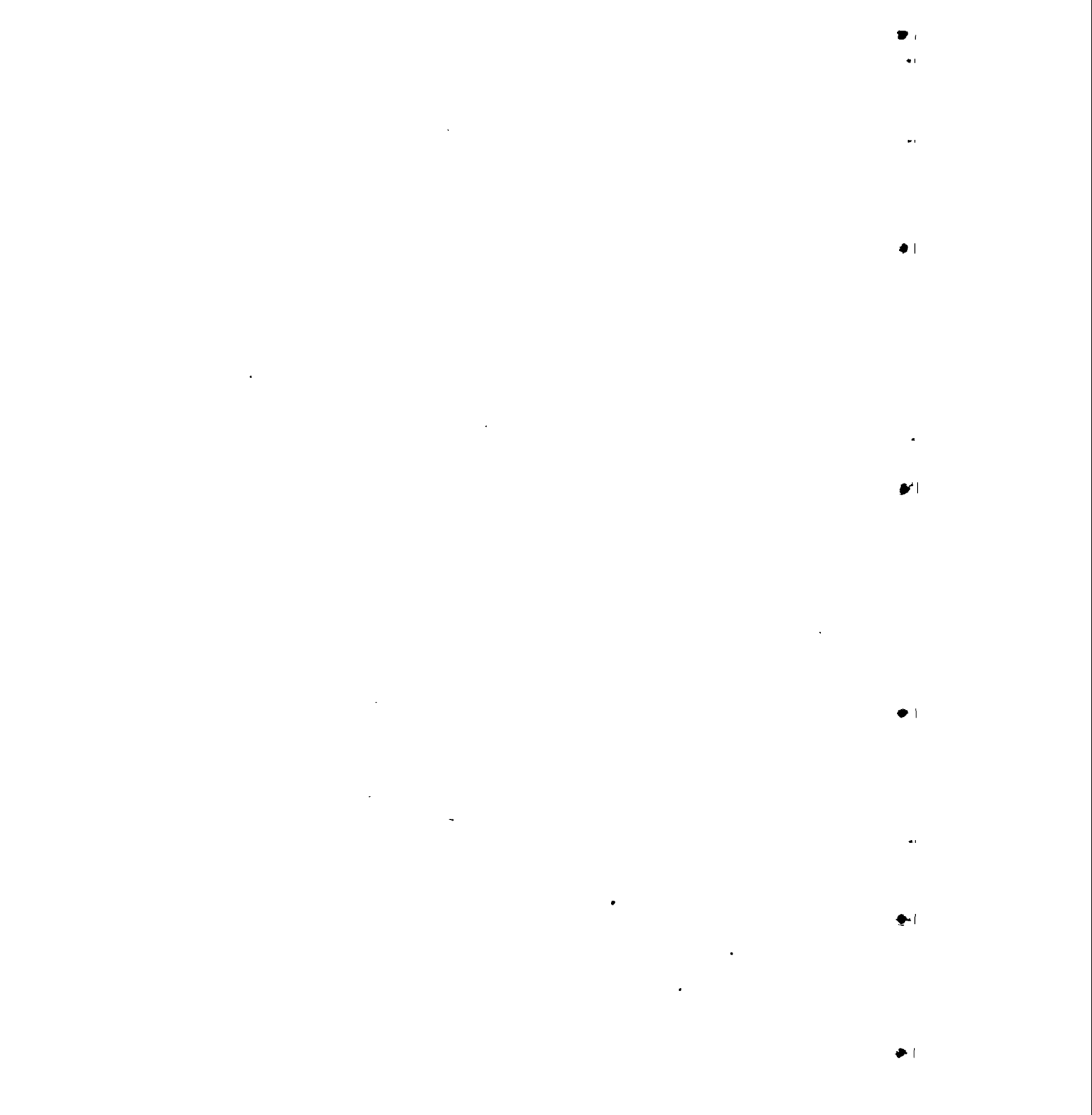
Theatres	11
Motion Picture Houses	57
Public Parks and Playgrounds	75
Public Halls	108
Auditoriums	10

NEWSPAPERS

Daily Newspapers	4
Weekly	14
Bi-Weekly	2
Monthly	8

NEWARK—A RECORD OF PROGRESS

	1900	1910	1915	1923
Population	246,070	347,469	399,000	414,524
Taxable Valuations...\$148,834,805	\$344,821,700	\$420,311,342	\$ 560,680,357.00	
Bank and Trust Com- pany Resources.....	29,322,562	103,779,521	127,819,498	227,275,272.82
Savings Banks' Re- sources	15,467,213	40,396,313	50,568,925	80,720,616.05
Capital Invested in Manufacturing	103,191,403	149,691,105	225,640,000	420,547,000.00
Value of Raw Ma- terial	67,105,944	120,907,766	130,299,000	337,932,000.00
Value of Manufactured Product	126,954,049	217,970,342	250,654,527	577,609,000.00
Life Insurance Com- panies Assets	95,983,799	365,696,799	574,313,019	1,095,948,324.49
Fire Insurance Com- panies' Assets.....	7,794,503	14,206,606	22,013,775	36,391,216.11
Pieces of Mail Handled	59,523,900	151,902,549	159,217,482	218,000,000.00
Passenger Movement by Trolley	69,282,833	137,066,415	154,603,797	122,828,149
Passenger Movement by Jitneys				76,375,119



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MINUTES
BOARD OF COMMISSIONERS

· **COMMISSION GOVERNMENT** ·

NEWARK · A CITY OF IN-
DUSTRY AND PROGRESS

OCTOBER, 1924

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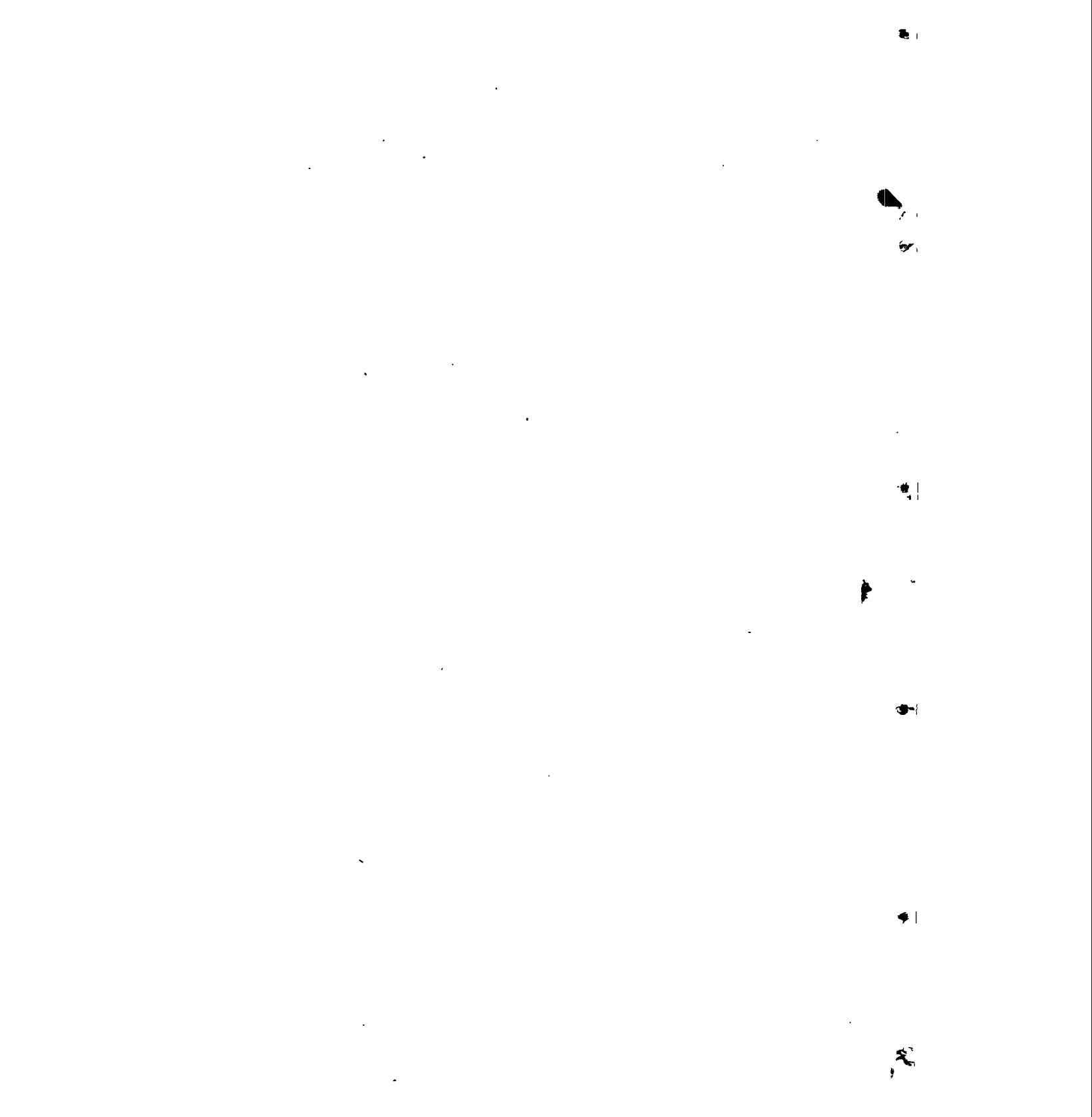
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MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark, N. J.

OCTOBER, 1924

Commissioners

FREDERICK C. BREIDENBACH, Mayor
WILLIAM J. BRENNAN
CHARLES P. GILLEN
THOMAS L. RAYMOND
JOHN HOWE

City Clerk

WILLIAM J. EGAN

NEWARK CITY GOVERNMENT

Department of Public Affairs Department of Public Safety
HON. FREDERICK C. BREIDENBACH HON. WILLIAM J. BRENANN

BUREAU OF HEALTH
CITY HOSPITAL
FREE PUBLIC LIBRARY
MUSEUM ASSOCIATION
PUBLIC BATHS
NEWARK PARENTAL HOME
FOR BOYS
ALM HOUSE
RELIEF OF POOR
EMPLOYMENT BUREAU
BAND CONCERTS
CAMP NEWARK

POLICE
FIRE
DIVISION OF BUILDINGS
ALL LICENSES
Except Jitneys
POLICE COURTS

Department of Parks and Public
Property

HON. CHARLES P. GILLEN

CENTRE MARKET
SHADE TREE
SMOKE ABATEMENT
WEIGHTS AND MEASURES
DOG POUND

ALL PUBLIC BUILDINGS
Except Those Owned in Name
of Water Department
PRINTING AND STATIONERY DEPT.
MUNICIPAL SOLDIERS' AND SAILORS'
AID BUREAU

Department of Public
Works
HON. THOMAS L. RAYMOND

STREETS
WATER SUPPLY
SEWER
DOCKS
GABBAGE
FIGHTING
PORT NEWARK TERMINAL
INSPECTION OF GAS METERS
JITNEYS
COMMISSION ON BUILDING DIS-
TRICTS AND RESTRICTIONS

Department of Revenue and
Finance
HON. JOHN HOWE

COMPTROLLER
CITY TREASURER
AUDITOR OF ACCOUNTS
TAX RECEIVER
TAX BOARD
ASSESSMENTS, LOCAL
IMPROVEMENTS
MARTIN ACT DEPARTMENT

City Clerk's Department
WILLIAM J. EGAN, City Clerk

Law Department
JEROME T. CONGLETON, Corporation Counsel
JOSEPH G. WOLBER, First Assistant Corporation Counsel
CHARLES M. MYERS, Second Assistant Corporation Counsel

DIRECTORY OF DEPARTMENTS

Department of Public Affairs

HON. FREDERICK C. BREIDENBACH

Bureau of Health.....	Plane and William Streets
City Hospital	Fairmount Avenue
Free Public Library.....	5 Washington Street
Public Baths	City Hall, Fourth Floor
Camp Newark	City Hall, Second Floor
Parental Home for Boys	Verona, N. J.
Alms House	Ivy Hill, Township of South Orange
Relief of Poor	City Hall Basement
Employment Bureau	9-11 Franklin Street
Band concerts	City Hall, Second Floor

Department of Public Safety

HON. WILLIAM J. BRENNAN

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Cor. Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
Fifth Precinct	Orange and Sixth Streets
Sixth Precinct	Bigelow and Hunterdon Streets
Seventh Precinct	998 South Orange Avenue
Eighth Precinct	259 Washington Avenue
Fire Division	Headquarters, City Hall, Third Floor
Engine Company No. 1.....	188-190 Mulberry Street
Engine Company No. 2.....	39-41 Centre Street
Engine Company No. 3.....	39 Court Street
Engine Company No. 4.....	225 High Street
Engine Company No. 5.....	65 Congress Street
Engine Company No. 6.....	344-346 Springfield Avenue
Engine Company No. 7.....	Wallace Place and Hudson Street
Engine Company No. 8.....	Ferry and Fillmore Streets
Engine Company No. 9.....	197 Summer Avenue
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Engine Company No. 11.....	Central Avenue and Ninth Street
Engine Company No. 12.....	215 Belmont Avenue
Engine Company No. 13.....	Summer Avenue and Halleck Street
Engine Company No. 14.....	McWhorter and Vesey Streets
Engine Company No. 15.....	269-271 Park Avenue
Engine Company No. 16.....	554 Ferry Street

Engine Company No. 17.....	Clinton Place and Runyon Street
Engine Company No. 18.....	18th Avenue and Twelfth Street
Engine Company No. 19.....	Frelinghuysen Avenue and Fenwick
Engine Company No. 20.....	15-17 Prince Street
Engine Company No. 21.....	721-723 South Orange Avenue
Engine Company No. 22.....	New and Colden Streets
Engine Company No. 23.....	44 Mount Prospect Avenue
Engine Company No. 24.....	75-77 Academy Street
Engine Company No. 25.....	Avon Avenue and South 13th Street
Engine Company No. 26.....	Palm Street and Sanford Avenue
Engine Company No. 28.....	701 North Fourth Street
Engine Company No. 29.....	Bergen Street and Lehigh Avenue
Engine Company No. 30.....	44 Mount Prospect Avenue
Engine Company No. 31.....	McWhorter and Vesey Streets
Engine Company No. 33 (Fire Boat).....	Ft. of Centre Street, Passaic River
Squad Company No. 1.....	75 Academy Street
Truck Company No. 1.....	188-190 Mulberry Street
Truck Company No. 2.....	55 Plane Street
Truck Company No. 3.....	82 Bruce Street
Truck Company No. 4.....	Congress and Lafayette Streets
Truck Company No. 5.....	213 Belmont Avenue
Truck Company No. 6.....	5 Washington Avenue
Truck Company No. 7.....	Park Avenue and Sixth Street
Truck Company No. 8.....	471-473 Ferry Street
Truck Company No. 9.....	Avon Avenue and South 13th Street
Water Tower Co. No. 1.....	Mulberry and Lafayette Street
Reserve and Supply Co. No. 1.....	56-58 Prospect Street
Telegraph Department	City Hall, Fourth Floor
Repair Department	56-58 Prospect Street
Building Department	City Hall, Fourth Floor
All Licenses, except Jitneys.....	City Hall, Second Floor

Department of Parks and Public Property

HON. CHARLES P. GILLEN

Centre Market	Mulberry and Commerce Streets
Public Parks	City Hall, Second Floor
Shade Tree	City Hall, Third Floor
Smoke Abatement	City Hall, Second Floor
Weights and Measures	City Hall, Basement
Dog Pound	Plum Point Lane
All Public Buildings, except those owned in name of Water Dept.,	City Hall, Second Floor
Printing and Stationery Dept.....	City Hall, Fourth Floor
Municipal Soldiers' and Sailors' Bureau.....	City Hall, Second Floor

Department of Public Works

HON. THOMAS L. RAYMOND

Streets	City Hall, Basement
Water	City Hall, First Floor
Sewer	City Hall, Third Floor
Dock	City Hall, Second Floor
Garbage	City Hall, Basement
Lighting	City Hall, Second Floor
Port Newark Terminal	City Hall, Second Floor
Inspection of Gas Meters	City Hall, Second Floor
Jitneys	City Hall, Basement

Department of Revenue and Finance

HON. JOHN HOWE

Comptroller	City Hall, First Floor
City Treasurer	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Tax Board	City Hall, First Floor
Assessments	City Hall, Third Floor
Sinking Fund	City Hall, Second Floor
Martin Act Dept.	City Hall, Second Floor

City Clerk's Department

WILLIAM J. EGAN, CITY CLERK

The main office of the City Clerk's Department is practically the City's Information Bureau. It is open from 8:30 A. M. to 12 o'clock midnight including holidays (Sundays from 8:30 A. M. to 4:30 P. M.), and requests for general information are referred to this office.

The following departments are under the jurisdiction of the City Clerk:

Marriage License Bureau	Third Floor
General Licenses	Second Floor
Documents, Records and Archives	Fourth Floor
Public Outing Camp	Main Office, Second Floor
Department of Elections	Basement

Statistical Story of Newark, N. J.

Founded1866
Incorporated a City1836
Population (1920) Census414,524

LOCATION

Latitude, 40° 41'; Longitude 74° 10' west from Greenwich. Three miles above Newark Bay; eight miles west from New York. Area 23.40 square miles, of which 6.5 square miles are tide water lands. Five hundred acres have been reclaimed by the City on which wharves, docks and railway terminals are being developed for factory and warehousing uses.

WATERFRONT

Wharf frontage on Newark Bay and Passaic River, 10½ miles, channel 300 feet width; depth at M. L. T., 31 feet; at high water, 35 feet; Public docks and piers 6; Private docks and piers, 139; Tonnage annually 3,408,609.

WATER LINES

Trans Marine Corporation, Ocean Service; Trans Marine Corporation, Canal Section; Newark Express & Transportation Company.

RAILROADS

Pennsylvania, Lackawanna, Erie, Lehigh Valley, (Reading) N. J. Central, Baltimore & Ohio and Atlantic Port Railway. Passenger Depots 15. Passenger Train daily 850. Freight delivery yards 22. Freight Trains daily 131. Team track yards 6. Railway tonnage, 4,508,827.

Newark is within hauling distance by wagon to the piers and docks of New York City.

More people get on and off trains in Newark than any other city in the United States not a terminal point.

ELECTRIC RAILROADS

Hudson and Manhattan Tubes, 18 minutes to New York City. Trains daily to and from New York 260.

Electric Trolley Lines, City 6; mileage 134; Suburban Lines 23, mileage 227; Passengers daily, City 336,000; Passengers daily, Essex County Division 465,700; Cars daily, City and Essex County Division 572; Trips daily, City and Essex County Division, 4,872.

MOTOR BUS SERVICE

City Lines, 7; City and Suburban Lines, 10; Suburban Lines exclusively, 4; Passengers carried, 1922, 76,375,119.

VALUATIONS, DEBT, REVENUE

Assessed valuation of property (1923).....	\$ 578,971,103.00
Value of Municipal property	102,524,989.50
Number of Public Buildings	77
Total Bonded Debt	56,350,008.89
Sinking Fund Assets	10,838,502.12
Total Net Debt	45,511,504.87
Annual Tax Rate per 1,000 of Valuation.....	37.60
Whole Number of Buildings in the City.....	86,194
Total Municipal Revenue 1922	24,590,867.36

If NEWARK'S tax rate is above the average, it is because it is spending millions of money for education, recreation and sanitation—the three elements that return compound interest and dividends on the investment.

WATER SUPPLY

54 million gallons daily, delivered by gravity. Daily consumption in gallons 43.7 million; gallons per capita 94.85. Meters in use, 47,643. Cost for first 500 cubic feet, \$1.50; 1.00 per 1,000 cubic feet thereafter.

PAVEMENTS

Miles of street paved 296, miles of streets unpaved, 60; average width of streets, 36 feet.

Newark is rated one of the best paved cities in the United States.

SEWERS

Brick and concrete, 87.95 miles; pipe, 234.94 miles; catch basins, 4,386, manholes, 9,365; total cost of public sewers, \$6,160,823.77.

STREET LIGHTING

No. of 1500 cp Type C. 166. No. of 600 cp Type C. 2384 No. of 1000 cp Type C. 394. No. 400 cp Type C. 1306. No. of 250 cp Incan., 43. No. of small Incan., 282. No. of Gas Lamps, 1,376.

POLICE DATA

Number of men in Department, 1,006; Headquarters, 230; Traffic Division, 187; First Precinct, 89; Second Precinct, 79; Third Precinct, 75; Fourth Precinct, 90; Fifth Precinct, 76; Sixth Precinct, 81; Seventh Precinct, 49; Eighth Precinct, 45; Vacancies, 1; Retired Veterans, 4; Total, 1,006; Value of buildings and equipment, \$651,790.55; Annual maintenance cost, \$2,153,673.17.

Newark is a moral city, free from turbulence or serious disturbance. A good record for its Police Department.

FIRE

Number of men in department, 810; Number of Co. 45; Value of buildings and equipment, \$1,189,725.00; Annual maintenance cost, 1923, \$1,841,860.83. Contents \$854,628.06.

Gasoline motor pumping engines	28
Gasoline motor combination chemical engines	4
Steam fire engines equipped with gasoline tractors	7
Combination wagons equipped with gasoline tractors.....	5
Water tower equipped with gasoline tractor.....	1
Gas-electric 75 ft. Aerial hook and ladder truck.....	1
Straight electric 75 ft. Aerial hook and ladder truck.....	1
75 ft. Aerial hook and ladder trucks with gasoline tractors.....	2
Hook and ladder trucks with gasoline tractors.....	7
Automobile Roadsters for Chiefs	10
Runabout for Telegraph Department	1
Trucks (auto) for Telegraph Department.....	2
5 ton auto hauling and wrecking truck.....	1
Horse drawn steam fire engines	5
Horse drawn City Hook and ladder trucks.....	2
Horse drawn Combination Chemical wagons.....	0
Thawing apparatus	1
Exercise wagon	0
Coaling wagons	1
Reserve and supply wagons	2
Carpenter wagons	3
Horseshoers wagons	1
Steel Fire Boat	1
Number of men in department	810
Value of engine houses and equipment ..	\$2,044,353.06
Annual maintenance cost	1,841,860.83
Fire loss 1923 (estimated)	1,843,922.54

Newark has never had a disastrous fire, and it is an old city, which talks well for its Fire Department.

Newark has a scientific fire alarm system that represents the highest claim for efficiency.

BUILDING IN NEWARK, 1923

Dwellings, 36,353; Stores and Dwellings (combined), 6,601; Factories, 1,227; Commercial Buildings, 2,565; Churches and Charities, 270; Schools, 116; Public Buildings, 81; Total, 47,213.

BUREAU OF HEALTH

Number of inspectors, 64; Office division, 19; Physicians 18; Nurses, 36; Total number of employes, 172, not including City Hospital.

Vital statistics for year 1923: Deaths, 5,221; rate per 1,000, 11.9; Births, 11,111; rate per 1,000, 25.3.

Newark's health rate is above par. Its death rate above, speaks well for its Department of Health.

Newark's population is a polyglot one, but is a sanitary city, because of the work of its Health and Tenement House Commission.

Death rate second lowest in City's history; Baby death rate lowest in City's history.

METEOROLOGICAL

Total rainfall, 48.10 inches; snowfall, 50.13 inches; temperature below 32° freezing, 87 days; above 90°, 7 days; average annual mean temperature 56.7.

PARKS

City Parks and squares, 1923, 32 area in acres, 34; County Parks within the city limits, 6; area in acres, 679.78; Seashore camps, 11.5 acres; Playgrounds in various sections of the city, 21; acreage, 60.

Newark has a developed park area greater per square mile of territory than any city in the United States.

MANUFACTURERS

Capital invested in manufacturing, 1920 (estimated).....	\$420,547,000.00
Number of persons engaged in industry.....	170,000
Annual wages and salaries paid	162,000,000.00
Value of Raw Material, 1920 (estimated).....	337,932,000.00
Establishments using power and employing over 10 hands.....	2,300
Value of finished product, 1920 (estimated).....	600,000,000.00

NEWARK ranks eleventh in the aggregate value of products annually.

NEWARK has 252 distinct lines of industry, fifty lines turning out values from one to thirty million dollars annually.

NEWARK as a manufacturing centre ranks ahead of thirty States in the aggregate value of its manufactured products.

NEWARK leads the world in the manufacture of umbrella frames.

NEWARK leads in the manufacture of badges and advertising novelties.

NEWARK per capita to its population leads in the variety of its manufactures.

NEWARK is the largest fine jewelry manufacturing centre in the United States.

NEWARK produces the largest variety and best grades of leather for shoes, automobiles, carriages and upholstery.

NEWARK is a great centre for the manufacture of chemicals, varnishes, lacquers and paints.

NEWARK excels in the superiority of its cutlery and edged tools.

NEWARK is the home of the "Mother of Pearl" button and novelty industry.

NEWARK produced the first malleable iron in America.

NEWARK built the first locomotive engine to travel up grade.

NEWARK made the first patent leather in America.

NEWARK added celluloid to the world's commerce.

The location of a new industrial plant to most cities is an occasion for a holiday of rejoicing. If such a rule were followed in Newark every day in the year would be a holiday.

BANKS

National Bank Resources	\$ 93,742,322.47
National Bank deposits	76,966,668.97
Trust Company resources	133,532,950.35
Trust Company deposits	115,679,556.34
Savings Bank resources	80,720,616.05
Savings Bank deposits	72,811,555.74
Building and Loan Association, assets (Essex County).....	127,064,306.00
Building and Loan Associations, receipts (Essex County).....	104,353,793.00
Shareholders, Building and Loan Associations (Essex County)	225,032
Number of Depositors, Savings Banks	167,754
Number of Depositors, Trust Companies	142,068
Number of Depositors, National Banks	66,130
National Banks	6
Trust Companies	11
Savings Institutions	5
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NEWARK has over eighty per cent. of the number of Building and Loan Association Depositors, Receipts and Resources in Essex County.

Total outgoing bank clearings over \$950,000,000.00

INSURANCE

Life Insurance Companies	2
Total Income, Life Insurance Companies	\$ 287,128,223.34
Assets	1,095,984,324.49
Surplus	47,790,349.20
Fire Insurance Companies	5
Total Income, Fire Insurance Companies	21,485,060.37
Assets	36,391,216.11
Surplus	8,004,338.78

Newark is proud to take second rank to New York as an Insurance centre.

POSTOFFICE

Number of pieces of mail handled, 1923.....	218,000,000
Total cash receipts for Postal supplies.....	2,708,287.26
Money Orders	361,160
Amount	4,305,490.32
Money Orders paid	739,251
Amount	6,844,333.80
Number of clerks and carriers	55
Postal stations	6
Number of carrier stations	1
Number of parcel post stations	627

TELEPHONE SERVICE

Number of stations, Dec. 31, 1923.....	54,281
Number of pay stations, Dec. 31, 1923.....	1,518
Total local calls during year 1923.....	56,465,000
Total out-of-town calls for 1923.....	15,554,000

COMMERCIAL

Number of dry goods stores	342
Druggists	185
Grocers	1,449
Meat Markets	677
Millinery Goods	106
Shoe Dealers	164
Bakers	255
Confectioners	628
Milk Dealers	60
Department Stores	8

PROFESSIONAL

Architects	67
Artists	50
Auctioneers	22
Dentists	215
Insurance Agents	375
Lawyers	597
Real Estate Agents	573
Physicians	458

SCHOOLS AND COLLEGES

Number of Public Schools	68
Value of public school property	\$ 14,123,125.00
Cost of maintenance for 1919-120.....	7,064,723.91
Average cost per pupil (elementary)	73.50
Number of pupils	87,316
Number of teachers	2,231
Number of parish schools	25
Number of pupils	14,500
Number of private schools	3
Number of pupils (estimated)	400
Number of business colleges	5
Number of academies, including law, medicine and music.....	10
High Schools (Senior 4; Junior 3).....	7
Drawing	1
Industrial	3
Normal	1

NEWARK is training and teaching the standards of good citizenship to 100,000 school children yearly, and this army supplies the right kind of brains and energy to maintain its prestige as a manufacturing centre.

PUBLIC LIBRARY

Value of Land, Building and Equipment.....	\$ 1,237,928.00
Number of Volumes	279,000
Annual circulation of books, 1923	1,157,959
Annual circulation of pictures, 1923.....	143,137
Annual circulation, 1923	210,831.20
Maintenance cost (exclusive of books, periodicals and binding)	
Books, periodicals and binding	70,238

NEWARK believes in the best along educational lines and pays to secure it.

CHURCHES AND INSTITUTIONS

Presbyterian	34
Roman Catholic	32
Methodist Episcopal	16
Baptist	24
Episcopal	16
Lutheran	10
Jewish	13
Reformed Dutch	8
Congregational	2
Other denominations	22
Orphan Asylums	5
Hospitals	12
Charitable and Religious Organizations	75

SOCIETIES

Athletic and Social Clubs	114
Societies	708
Trade Unions	77

PUBLIC HALLS

Theatres	11
Motion Picture Houses	57
Public Parks and Playgrounds	75
Public Halls	108
Auditoriums	10

NEWSPAPERS

Daily Newspapers	4
Weekly	14
Bi-Weekly	2
Monthly	8

NEWARK—A RECORD OF PROGRESS

	1900	1910	1915	1923
Population	246,070	347,469	399,000	414,524
Taxable Valuations...\$148,834,805	\$344,821,700	\$420,311,342	\$ 560.680,357.00	
Bank and Trust Com- pany Resources.....	29,322,562	103,779,521	127,819,498	227,275,272.82
Savings Banks' Re- sources	15,467,213	40,396,313	50,568,925	80,720,616.05
Capital Invested in Manufacturing	103,191,403	149,691,105	225,640,000	420,547,000.00
Value of Raw Ma- terial	67,105,944	120,907,766	130,299,000	337,932,000.00
Value of Manufactured Product	126,954,049	217,970,342	250,654,527	577,609,000.00
Life Insurance Com- panies Assets	95,983,799	365,696,799	574,313,019	1,095,948,324.49
Fire Insurance Com- panies' Assets.....	7,794,503	14,206,606	22,013,775	36,391,216.11
Pieces of Mail Handled	59,523,900	151,902,549	159,217,482	218,000,000.00
Passenger Movement by Trolley	69,282,833	137,066,415	154,603,797	122,828,149
Passenger Movement by Jitneys ..				76,375,119

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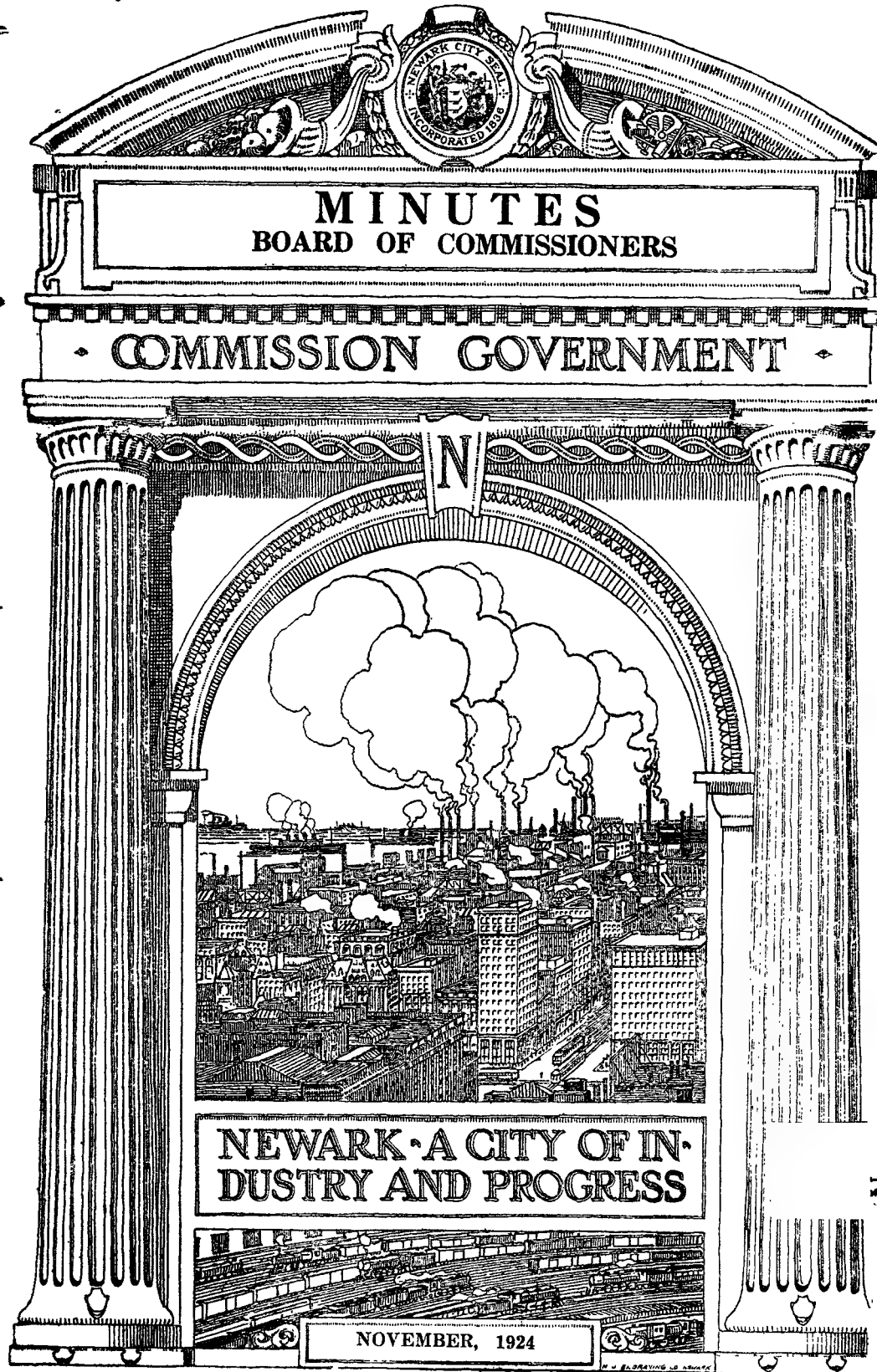
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MINUTES
BOARD OF COMMISSIONERS

COMMISSION GOVERNMENT

N

NEWARK A CITY OF IN-
DUSTRY AND PROGRESS

NOVEMBER, 1924

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MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark, N. J.

NOVEMBER, 1924

Commissioners

FREDERICK C. BREIDENBACH, Mayor
WILLIAM J. BRENNAN
CHARLES P. GILLEN
THOMAS L. RAYMOND
JOHN HOWE

City Clerk

WILLIAM J EGAN

NEWARK CITY GOVERNMENT

Department of Public Affairs Department of Public Safety
HON. FREDERICK C. BREIDENBACH HON. WILLIAM J. BRENANN

BUREAU OF HEALTH
CITY HOSPITAL
FREE PUBLIC LIBRARY
MUSEUM ASSOCIATION
PUBLIC BATHS
NEWARK PARENTAL HOME
FOR BOYS
ALM HOUSE
RELIEF OF POOR
EMPLOYMENT BUREAU
BAND CONCERTS
CAMP NEWARK

POLICE
FIRE
DIVISION OF BUILDINGS
ALL LICENSES
Except Jitneys
POLICE COURTS

Department of Parks and Public
Property

HON. CHARLES P. GILLEN

CENTRE MARKET
SHADE TREE
SMOKE ABATEMENT
WEIGHTS AND MEASURES
DOG POUND

ALL PUBLIC BUILDINGS
Except Those Owned in Name
of Water Department
PRINTING AND STATIONERY DEPT.
MUNICIPAL SOLDIERS' AND SAILORS'
AID BUREAU

Department of Public
Works
HON. THOMAS L. RAYMOND

Department of Revenue and
Finance
HON. JOHN HOWE

STREETS
WATER SUPPLY
SEWER
DOCKS
GABBAGE
LIGHTING
PORT NEWARK TERMINAL
INSPECTION OF GAS METERS
JITNEYS
COMMISSION ON BUILDING DIS-
TRICTS AND RESTRICTIONS

COMPTROLLER
CITY TREASURER
AUDITOR OF ACCOUNTS
TAX RECEIVER
TAX BOARD
ASSESSMENTS, LOCAL
IMPROVEMENTS
MARTIN ACT DEPARTMENT

City Clerk's Department
WILLIAM J. EGAN, City Clerk

Law Department

JEROME T. CONGLETON, Corporation Counsel
JOSEPH G. WOLBER, First Assistant Corporation Counsel
CHARLES M. MYERS, Second Assistant Corporation Counsel

DIRECTORY OF DEPARTMENTS

Department of Public Affairs

HON. FREDERICK C. BREIDENBACH

Bureau of Health.....	Plane and William Streets
City Hospital	Fairmount Avenue
Free Public Library.....	5 Washington Street
Public Baths	City Hall, Fourth Floor
Camp Newark	City Hall, Second Floor
Parental Home for Boys	Verona, N. J.
Alms House	Ivy Hill, Township of South Orange
Relief of Poor	City Hall Basement
Employment Bureau	9-11 Franklin Street
Band concerts	City Hall, Second Floor

Department of Public Safety

HON. WILLIAM J. BRENNAN

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Cor. Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
Fifth Precinct	Orange and Sixth Streets
Sixth Precinct	Bigelow and Hunterdon Streets
Seventh Precinct	998 South Orange Avenue
Eighth Precinct	259 Washington Avenue
Fire Division	Headquarters, City Hall, Third Floor
Engine Company No. 1.....	188-190 Mulberry Street
Engine Company No. 2.....	39-41 Centre Street
Engine Company No. 3.....	39 Court Street
Engine Company No. 4.....	225 High Street
Engine Company No. 5.....	65 Congress Street
Engine Company No. 6.....	344-346 Springfield Avenue
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Engine Company No. 8.....	Ferry and Fillmore Streets
Engine Company No. 9.....	197 Summer Avenue
Engine Company No. 10.....	Sherman Avenue and Astor Street
Engine Company No. 11.....	Central Avenue and Ninth Street
Engine Company No. 12.....	215 Belmont Avenue
Engine Company No. 13.....	Summer Avenue and Halleck Street
Engine Company No. 14.....	McWhorter and Vesey Streets
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Engine Company No. 16.....	554 Ferry Street

Engine Company No. 17.....	Clinton Place and Bunyon Street
Engine Company No. 18.....	18th Avenue and Twelfth Street
Engine Company No. 19.....	Frelinghuysen Avenue and Fenwick
Engine Company No. 20.....	15-17 Prince Street
Engine Company No. 21.....	721-723 South Orange Avenue
Engine Company No. 22.....	New and Golden Streets
Engine Company No. 23.....	44 Mount Prospect Avenue
Engine Company No. 24.....	75-77 Academy Street
Engine Company No. 25.....	Avon Avenue and South 13th Street
Engine Company No. 26.....	Palm Street and Sanford Avenue
Engine Company No. 28.....	701 North Fourth Street
Engine Company No. 29.....	Bergen Street and Lehigh Avenue
Engine Company No. 30.....	44 Mount Prospect Avenue
Engine Company No. 31.....	McWhorter and Vesey Streets
Engine Company No. 33 (Fire Boat).....	Ft. of Centre Street, Passaic River
Squad Company No. 1.....	75 Academy Street
Truck Company No. 1.....	188-190 Mulberry Street
Truck Company No. 2.....	51 Plane Street
Truck Company No. 3.....	82 Bruce Street
Truck Company No. 4.....	Congress and Lafayette Streets
Truck Company No. 5.....	213 Belmont Avenue
Truck Company No. 6.....	5 Washington Avenue
Truck Company No. 7.....	Park Avenue and Sixth Street
Truck Company No. 8.....	471-473 Ferry Street
Truck Company No. 9.....	Avon Avenue and South 13th Street
Water Tower Co. No. 1.....	Mulberry and Lafayette Street
Reserve and Supply Co. No. 1.....	56-58 Prospect Street
Telegraph Department	City Hall, Fourth Floor
Repair Department	56-58 Prospect Street
Building Department	City Hall, Fourth Floor
All Licenses, except Jitneys.....	City Hall, Second Floor

Department of Parks and Public Property

HON. CHARLES P. GILLEN

Centre Market	Mulberry and Commerce Streets
Public Parks	City Hall, Second Floor
Shade Tree	City Hall, Third Floor
Smoke Abatement	City Hall, Second Floor
Weights and Measures	City Hall, Basement
Dog Pound	Plum Point Lane
All Public Buildings, except those owned in name of Water Dept ,	
	City Hall, Second Floor
Printing and Stationery Dept.....	City Hall, Fourth Floor
Municipal Soldiers' and Sailors' Bureau.....	City Hall, Second Floor

Department of Public Works

HON. THOMAS L. RAYMOND

Streets	City Hall, Basement
Water	City Hall, First Floor
Sewer	City Hall, Third Floor
Dock	City Hall, Second Floor
Garbage	City Hall, Basement
Lighting	City Hall, Second Floor
Port Newark Terminal	City Hall, Second Floor
Inspection of Gas Meters	City Hall, Second Floor
Jitneys	City Hall, Basement

Department of Revenue and Finance

HON. JOHN HOWE

Comptroller	City Hall, First Floor
City Treasurer	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Tax Board	City Hall, First Floor
Assessments	City Hall, Third Floor
Sinking Fund	City Hall, Second Floor
Martin Act Dept.	City Hall, Second Floor

City Clerk's Department

WILLIAM J. EGAN, CITY CLERK

The main office of the City Clerk's Department is practically the City's Information Bureau. It is open from 8:30 A. M. to 12 o'clock midnight including holidays (Sundays from 8:30 A. M. to 4:30 P. M.), and requests for general information are referred to this office.

The following departments are under the jurisdiction of the City Clerk:

Marriage License Bureau	Third Floor
General Licenses	Second Floor
Documents, Records and Archives	Fourth Floor
Public Outing Camp	Main Office, Second Floor
Department of Elections	Basement

Statistical Story of Newark, N. J.

Founded	1666
Incorporated a City	1836
Population (1920) Census	414,524

LOCATION

Latitude, 40° 41'; Longitude 74° 10' west from Greenwich. Three miles above Newark Bay; eight miles west from New York. Area 23.40 square miles, of which 6.5 square miles are tide water lands. Five hundred acres have been reclaimed by the City on which wharves, docks and railway terminals are being developed for factory and warehousing uses.

WATERFRONT

Wharf frontage on Newark Bay and Passaic River, 10½ miles channel 300 feet width; depth at M. L. T., 31 feet; at high water, 35 feet; Public docks and piers 6; Private docks and piers, 139; Tonnage annually 3,408 609.

WATER LINES

Trans Marine Corporation, Ocean Service; Trans Marine Corporation, Canal Section; Newark Express & Transportation Company.

RAILROADS

Pennsylvania, Lackawanna, Erie, Lehigh Valley, (Reading) N. J. Central, Baltimore & Ohio and Atlantic Port Railway. Passenger Depots 15. Passenger Train daily 850. Freight delivery yards 22. Freight Trains daily 131. Team track yards 6. Railway tonnage, 4,508,827.

Newark is within hauling distance by wagon to the piers and docks of New York City.

More people get on and off trains in Newark than any other city in the United States not a terminal point.

ELECTRIC RAILROADS

Hudson and Manhattan Tubes, 18 minutes to New York City. Trains daily to and from New York 260.

Electric Trolley Lines, City 6; mileage 184; Suburban Lines 23, mileage 227; Passengers daily, City 366,000; Passengers daily, Essex County Division 465,700; Cars daily, City and Essex County Division 572; Trips daily, City and Essex County Division, 4,872.

MOTOR BUS SERVICE

City Lines, 7; City and Suburban Lines, 10; Suburban Lines exclusively, 4; Passengers carried, 1922, 76,375,119.

VALUATIONS, DEBT, REVENUE

Assessed valuation of property (1923).....	\$ 578,971,108.00
Value of Municipal property	102,524,989.50
Number of Public Buildings	77
Total Bonded Debt	56,350,008.89
Sinking Fund Assets	10,838,502.12
Total Net Debt	45,511,504.87
Annual Tax Rate per 1,000 of Valuation.....	37.60
Whole Number of Buildings in the City.....	86,194
Total Municipal Revenue 1922	24,590,867.36

If NEWARK'S tax rate is above the average, it is because it is spending millions of money for education, recreation and sanitation—the three elements that return compound interest and dividends on the investment.

WATER SUPPLY

54 million gallons daily, delivered by gravity. Daily consumption in gallons 43.7 million; gallons per capita 94.85. Meters in use, 47,643. Cost for first 500 cubic feet, \$1.50; 1.00 per 1,000 cubic feet thereafter.

PAVEMENTS

Miles of street paved 296, miles of streets unpaved, 60; average width of streets, 36 feet.

Newark is rated one of the best paved cities in the United States.

SEWERS

Brick and concrete, 87.95 miles; pipe, 234.94 miles; catch basins, 4,386, manholes, 9,365; total cost of public sewers, \$6,160,823.77.

STREET LIGHTING

No. of 1500 cp Type C. 166. No. of 600 cp Type C. 2384 No. of 1000 cp Type C. 394. No. 400 cp Type C. 1306. No. of 250 cp Incan., 43. No. of small Incan., 282. No. of Gas Lamps, 1,376.

POLICE DATA

Number of men in Department, 1,006; Headquarters, 230; Traffic Division, 187; First Precinct, 89; Second Precinct, 79; Third Precinct, 75; Fourth Precinct, 90; Fifth Precinct, 76; Sixth Precinct, 81; Seventh Precinct, 49; Eighth Precinct, 45; Vacancies, 1; Retired Veterans, 4; Total, 1,006; Value of buildings and equipment, \$651,790.55; Annual maintenance cost, \$2,153,673.17.

Newark is a moral city, free from turbulence or serious disturbance A good record for its Police Department.

FIRE

Number of men in department, 810; Number of Co. 45; Value of buildings and equipment, \$1,189,725.00; Annual maintenance cost, 1923, \$1,841,860.83. Contents \$854,628.06.

Gasoline motor pumping engines	23
Gasoline motor combination chemical engines	4
Steam fire engines equipped with gasoline tractors	7
Combination wagons equipped with gasoline tractors.....	5
Water tower equipped with gasoline tractor.....	1
Gas-electric 75 ft. Aerial hook and ladder truck.....	1
Straight electric 75 ft. Aerial hook and ladder truck.....	1
75 ft. Aerial hook and ladder trucks with gasoline tractors.....	2
Hook and ladder trucks with gasoline tractors.....	7
Automobile Roadsters for Chiefs	10
Runabout for Telegraph Department	1
Trucks (auto) for Telegraph Department.....	2
5 ton auto hauling and wrecking truck.....	1
Horse drawn steam fire engines	5
Horse drawn City Hook and ladder trucks.....	2
Horse drawn Combination Chemical wagons.....	0
Thawing apparatus	1
Exercise wagon	0
Coaling wagons	1
Reserve and supply wagons	2
Carpenter wagons	3
Horseshoers wagons	1
Steel Fire Boat	1
Number of men in department	810
Value of engine houses and equipment	\$2,044,353.06
Annual maintenance cost	1,841,860.83
Fire loss 1923 (estimated)	1,843,922.54

Newark has never had a disastrous fire, and it is an old city, which talks well for its Fire Department.

Newark has a scientific fire alarm system that represents the highest claim for efficiency.

BUILDING IN NEWARK, 1923

Dwellings, 36,353; Stores and Dwellings (combined), 6,601; Factories, 1,227; Commercial Buildings, 2,565; Churches and Charities, 270; Schools, 116; Public Buildings, 81; Total, 47,213.

BUREAU OF HEALTH

Number of inspectors, 64; Office division, 19; Physicians 18; Nurses, 36; Total number of employees, 172, not including City Hospital.

Vital statistics for year 1923: Deaths, 5,221; rate per 1,000, 11.9; Births, 11,111; rate per 1,000, 25.3.

Newark's health rate is above par. Its death rate above, speaks well for its Department of Health.

Newark's population is a polyglot one, but is a sanitary city, because of the work of its Health and Tenement House Commission.

Death rate second lowest in City's history; Baby death rate lowest in City's history.

METEOROLOGICAL

Total rainfall, 48.10 inches; snowfall, 50.13 inches; temperature below 32° freezing, 87 days; above 90°, 7 days; average annual mean temperature 56.7.

PARKS

City Parks and squares, 1923, 32 area in acres, 34; County Parks within the city limits, 6; area in acres, 679.78; Seashore camps, 11.5 acres; Playgrounds in various sections of the city, 21; acreage, 60.

Newark has a developed park area greater per square mile of territory than any city in the United States.

MANUFACTURERS

Capital invested in manufacturing, 1920 (estimated).....	\$420,547,000.00
Number of persons engaged in industry.....	170,000
Annual wages and salaries paid	162,000,000.00
Value of Raw Material, 1920 (estimated).....	337,932,000.00
Establishments using power and employing over 10 hands	2,300
Value of finished product, 1920 (estimated).....	600,000,000.00

NEWARK ranks eleventh in the aggregate value of products annually.

NEWARK has 252 distinct lines of industry, fifty lines turning out values from one to thirty million dollars annually.

NEWARK as a manufacturing centre ranks ahead of thirty States in the aggregate value of its manufactured products.

NEWARK leads the world in the manufacture of umbrella frames.

NEWARK leads in the manufacture of badges and advertising novelties.

NEWARK per capita to its population leads in the variety of its manufactures.

NEWARK is the largest fine jewelry manufacturing centre in the United States.

NEWARK produces the largest variety and best grades of leather for shoes, automobiles, carriages and upholstering.

NEWARK is a great centre for the manufacture of chemicals, varnishes, lacquers and paints.

NEWARK excels in the superiority of its cutlery and edged tools.

NEWARK is the home of the "Mother of Pearl" button and novelty industry.

NEWARK produced the first malleable iron in America.

NEWARK built the first locomotive engine to travel up grade.

NEWARK made the first patent leather in America.

NEWARK added celluloid to the world's commerce.

The location of a new industrial plant to most cities is an occasion for a holiday of rejoicing. If such a rule were followed in Newark every day in the year would be a holiday.

BANKS

National Bank Resources	\$ 93,742,322.47
National Bank deposits	76,966,668.97
Trust Company resources	133,532,950.35
Trust Company deposits	115,679,556.34
Savings Bank resources	80,720,616.05
Savings Bank deposits	72,811,555.74
Building and Loan Association, assets (Essex County).....	27,064,306.00
Building and Loan Associations, receipts (Essex County).....	104,353,793.00
Shareholders, Building and Loan Associations (Essex County)	225,032
Number of Depositors, Savings Banks	167,754
Number of Depositors, Trust Companies	142,068
Number of Depositors, National Banks	66,130
National Banks	6
Trust Companies	11
Savings Institutions	5
Savings Departments of National Banks and Trust Companies	14
Building and Loan Associations (Essex County).....	383

NEWARK has over eighty per cent. of the number of Building and Loan Association Depositors, Receipts and Resources in Essex County.

Total outgoing bank clearings over \$950,000,000.00

INSURANCE

Life Insurance Companies	2
Total Income, Life Insurance Companies	\$ 187,128,223.84
Assets	1,095,984,324.49
Surplus	47,790,349.20
Fire Insurance Companies	5
Total Income, Fire Insurance Companies	21,495,060.37
Assets	36,391,216.11
Surplus	8,004,338.78

Newark is proud to take second rank to New York as an Insurance centre.

POSTOFFICE

Number of pieces of mail handled, 1923.....	218,000,000
Total cash receipts for Postal supplies.....	2,708,287.26
Money Orders	361,160
Amount	4,305,490.32
Money Orders paid	739,251
Amount	6,844,333.80
Number of clerks and carriers	55
Postal stations	6
Number of carrier stations	1
Number of parcel post stations	627

TELEPHONE SERVICE

Number of stations, Dec. 31, 1923.....	54,281
Number of pay stations, Dec. 31, 1923.....	1,518
Total local calls during year 1923.....	56,465,000
Total out-of-town calls for 1923.....	15,554,000

COMMERCIAL

Number of dry goods stores	342
Druggists	185
Grocers	1,449
Meat Markets	677
Millinery Goods	106
Shoe Dealers	164
Bakers	255
Confectioners	628
Milk Dealers	60
Department Stores	8

PROFESSIONAL

Architects	67
Artists	50
Auctioneers	22
Dentists	215
Insurance Agents	375
Lawyers	597
Real Estate Agents	573
Physicians	453

SCHOOLS AND COLLEGES

Number of Public Schools	68
Value of public school property	\$ 14,123,125.00
Cost of maintenance for 1919-120.....	7,064,723.91
Average cost per pupil (elementary)	73.50
Number of pupils	87,316
Number of teachers	2,231
Number of parish schools	25
Number of pupils	14,500
Number of private schools	3
Number of pupils (estimated)	400
Number of business colleges	5
Number of academies, including law, medicine and music.....	10
High Schools (Senior 4; Junior 3).....	7
Drawing	1
Industrial	3
Normal	1

NEWARK is training and teaching the standards of good citizenship to 100,000 school children yearly, and this army supplies the right kind of brains and energy to maintain its prestige as a manufacturing centre.

PUBLIC LIBRARY

Value of Land, Building and Equipment.....	\$ 1,237,928.00
Number of Volumes	279,000
Annual circulation of books, 1923	1,157,969
Annual circulation of pictures, 1923.....	143,137
Annual circulation, 1923	210,831.20
Maintenance cost (exclusive of books, periodicals and binding)	
Books, periodicals and binding	70,233

NEWARK believes in the best along educational lines and pays to secure it.

CHURCHES AND INSTITUTIONS

Presbyterian	34
Roman Catholic	32
Methodist Episcopal	16
Baptist	24
Episcopal	16
Lutheran	10
Jewish	13
Reformed Dutch	8
Congregational	2
Other denominations	22
Orphan Asylums	5
Hospitals	12
Charitable and Religious Organizations	75

SOCIETIES

Athletic and Social Clubs	114
Societies	708
Trade Unions	77

PUBLIC HALLS

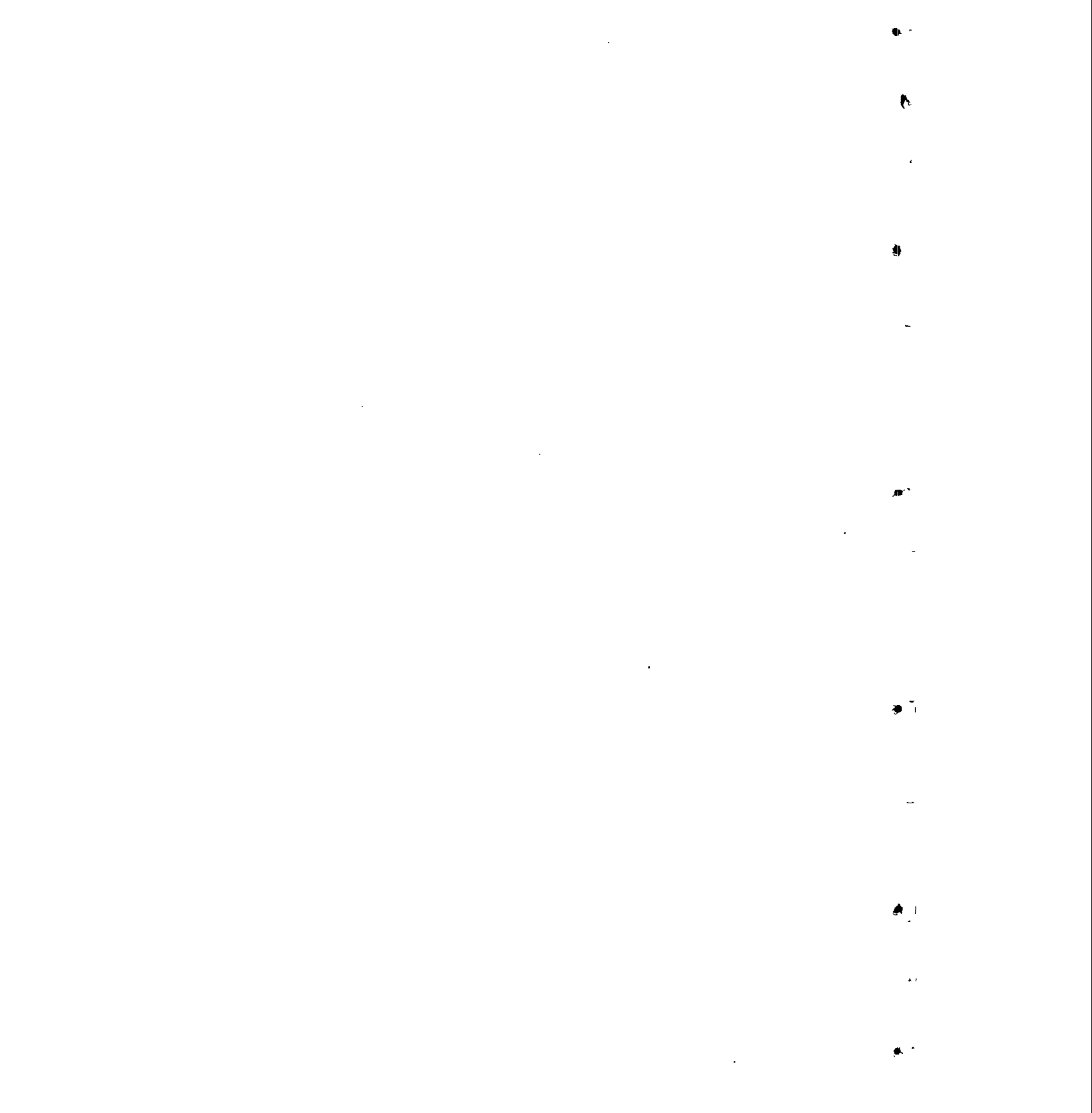
Theatres	11
Motion Picture Houses	57
Public Parks and Playgrounds	75
Public Halls	103
Auditoriums	10

NEWSPAPERS

Daily Newspapers	4
Weekly	14
Bi-Weekly	2
Monthly	8

NEWARK—A RECORD OF PROGRESS

	1900	1910	1915	1923
Population	246,070	347,469	399,000	414,524
Taxable Valuations ...\$148,834,805	\$344,821,700	\$420,311,342	\$ 560,680,357.00	
Bank and Trust Com- pany Resources	29,322,562	103,779,521	127,819,498	227,275,272.82
Savings Banks' Re- sources	15,467,213	40,396,313	50,568,925	80,720,616.05
Capital Invested in Manufacturing	103,191,403	149,691,105	225,640,000	420,547,000.00
Value of Raw Ma- terial	67,105,944	120,907,766	130,299,000	337,932,000.00
Value of Manufactured Product	126,954,049	217,970,342	250,654,527	577,609,000.00
Life Insurance Com- panies Assets	95,983,799	365,696,799	574,313,019	1,095,948,324.49
Fire Insurance Com- panies' Assets	7,794,503	14,206,606	22,013,775	36,391,216.11
Pieces of Mail Handled	59,523,900	151,902,549	159,217,482	218,000,000.00
Passenger Movement by Trolley	69,282,833	137,066,415	154,603,797	122,828,149
Passenger Movement by Jitneys				76,375,119



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Standard Bitulithic Co.	20
Pittsburgh Plate Glass Co.	20
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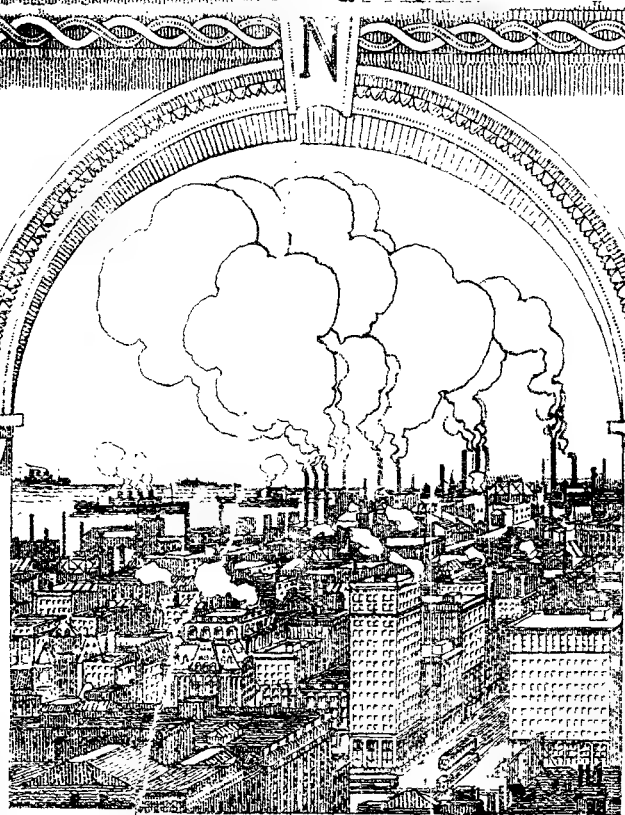
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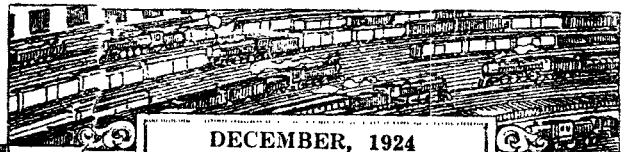


MINUTES
BOARD OF COMMISSIONERS

COMMISSION GOVERNMENT



NEWARK · A CITY OF IN-
DUSTRY AND PROGRESS



DECEMBER, 1924

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MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark, N. J.

DECEMBER, 1924

Commissioners

FREDERICK C. BREIDENBACH, Mayor
WILLIAM J. BRENNAN
CHARLES P. GILLEN
THOMAS L. RAYMOND
JOHN HOWE

City Clerk

WILLIAM J. EGAN

NEWARK CITY GOVERNMENT

Department of Public Affairs

HON. FREDERICK C. BREIDENBACH

Department of Public Safety

HON. WILLIAM J. BRENANN

BUREAU OF HEALTH
CITY HOSPITAL
FREE PUBLIC LIBRARY
MUSEUM ASSOCIATION
PUBLIC BATHS
NEWARK PARENTAL HOME
FOR BOYS
ALM HOUSE
RELIEF OF POOR
EMPLOYMENT BUREAU
BAND CONCERTS
CAMP NEWARK

POLICE
FIRE
DIVISION OF BUILDINGS
ALL LICENSES
Except Jitneys
POLICE COURTS

Department of Parks and Public
Property

HON. CHARLES P. GILLEN

CENTRE MARKET
SHADE TREE
SMOKE ABATEMENT
WEIGHTS AND MEASURES
DOG POUND

ALL PUBLIC BUILDINGS
Except Those Owned in Name
of Water Department
PRINTING AND STATIONERY DEPT.
MUNICIPAL SOLDIERS' AND SAILORS'
AID BUREAU

Department of Public
Works

HON. THOMAS L. RAYMOND

Department of Revenue and
Finance

HON. JOHN HOWE

STREETS
WATER SUPPLY
SEWER
DOCKS
GARBAGE
LIGHTING
PORT NEWARK TERMINAL
INSPECTION OF GAS METERS
JITNEYS
COMMISSION ON BUILDING DIS-
TRICTS AND RESTRICTIONS

COMPTROLLER
CITY TREASURER
AUDITOR OF ACCOUNTS
TAX RECEIVER
TAX BOARD
ASSESSMENTS, LOCAL
IMPROVEMENTS
MARTIN ACT DEPARTMENT

City Clerk's Department
WILLIAM J. EGAN, City Clerk

Law Department

JEROME T. CONGLETON, Corporation Counsel
JOSEPH G. WOLBER, First Assistant Corporation Counsel
CHARLES M. MYERS, Second Assistant Corporation Counsel

DIRECTORY OF DEPARTMENTS

Department of Public Affairs

HON. FREDERICK C. BREIDENBACH

Bureau of Health.....	Plane and William Streets
City Hospital	Fairmount Avenue
Free Public Library.....	5 Washington Street
Public Baths	City Hall, Fourth Floor
Camp Newark	City Hall, Second Floor
Parental Home for Boys	Verona, N. J.
Alms House	Ivy Hill, Township of South Orange
Relief of Poor	City Hall Basement
Employment Bureau	9-11 Franklin Street
Band concerts	City Hall, Second Floor

Department of Public Safety

HON. WILLIAM J. BRENNAN

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Cor. Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
Fifth Precinct	Orange and Sixth Streets
Sixth Precinct	Bigelow and Hunterdon Streets
Seventh Precinct	998 South Orange Avenue
Eighth Precinct	259 Washington Avenue
Fire Division	Headquarters, City Hall, Third Floor
Engine Company No. 1.....	188-190 Mulberry Street
Engine Company No. 2.....	39-41 Centre Street
Engine Company No. 3.....	39 Court Street
Engine Company No. 4.....	225 High Street
Engine Company No. 5.....	65 Congress Street
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Engine Company No. 7.....	Wallace Place and Hudson Street
Engine Company No. 8.....	Ferry and Fillmore Streets
Engine Company No. 9.....	197 Summer Avenue
Engine Company No. 10.....	Sherman Avenue and Astor Street
Engine Company No. 11.....	Central Avenue and Ninth Street
Engine Company No. 12.....	215 Belmont Avenue
Engine Company No. 13.....	Summer Avenue and Halleck Street
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Department of Public Works

HON. THOMAS L. RAYMOND

Streets	City Hall, Basement
Water	City Hall, First Floor
Sewer	City Hall, Third Floor
Dock	City Hall, Second Floor
Garbage	City Hall, Basement
Lighting	City Hall, Second Floor
Port Newark Terminal	City Hall, Second Floor
Inspection of Gas Meters	City Hall, Second Floor
Jitneys	City Hall, Basement

Department of Revenue and Finance

HON. JOHN HOWE

Comptroller	City Hall, First Floor
City Treasurer	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Tax Board	City Hall, First Floor
Assessments	City Hall, Third Floor
Sinking Fund	City Hall, Second Floor
Martin Act Dept.	City Hall, Second Floor

City Clerk's Department

WILLIAM J. EGAN, CITY CLERK

The main office of the City Clerk's Department is practically the City's Information Bureau. It is open from 8:30 A. M. to 12 o'clock midnight including holidays (Sundays from 8:30 A. M. to 4:30 P. M.), and requests for general information are referred to this office.

The following departments are under the jurisdiction of the City Clerk:

Marriage License Bureau	Third Floor
General Licenses	Second Floor
Documents, Records and Archives	Fourth Floor
Public Outing Camp	Main Office, Second Floor
Department of Elections	Basement

Statistical Story of Newark, N. J.

Founded	1666
Incorporated a City	1836
Population (1920) Census	414,524

LOCATION

Latitude, 40° 41'; Longitude 74° 10' west from Greenwich. Three miles above Newark Bay; eight miles west from New York. Area 23.40 square miles, of which 6.5 square miles are tide water lands. Five hundred acres have been reclaimed by the City on which wharves, docks and railway terminals are being developed for factory and warehousing uses.

WATERFRONT

Wharf frontage on Newark Bay and Passaic River, 10½ miles, channel 300 feet width; depth at M. L. T., 31 feet; at high water, 35 feet; Public docks and piers 6; Private docks and piers, 139; Tonnage annually 3,408,609.

WATER LINES

Trans Marine Corporation, Ocean Service; Trans Marine Corporation, Canal Section; Newark Express & Transportation Company.

RAILROADS

Pennsylvania, Lackawanna, Erie, Lehigh Valley, (Reading) N. J. Central, Baltimore & Ohio and Atlantic Port Railway. Passenger Depots 15. Passenger Train daily 850. Freight delivery yards 22. Freight Trains daily 131. Team track yards 6. Railway tonnage, 4,508,827.

Newark is within hauling distance by wagon to the piers and docks of New York City.

More people get on and off trains in Newark than any other city in the United States not a terminal point.

ELECTRIC RAILROADS

Hudson and Manhattan Tubes, 18 minutes to New York City. Trains daily to and from New York 260.

Electric Trolley Lines, City 6, mileage 124; Suburban Lines 23, mileage 227; Passengers daily, City 366,000; Passengers daily, Essex County Division 465,700; Cars daily, City and Essex County Division 572; Trips daily, City and Essex County Division, 4,872.

MOTOR BUS SERVICE

City Lines, 7; City and Suburban Lines, 10; Suburban Lines exclusively, 4; Passengers carried, 1922, 76,375,119.

VALUATIONS, DEBT, REVENUE

Assessed valuation of property (1923).....	\$ 578,971,103.00
Value of Municipal property	102,524,989.50
Number of Public Buildings	77
Total Bonded Debt	56,350,008.89
Sinking Fund Assets	10,838,502.12
Total Net Debt	45,511,504.87
Annual Tax Rate per 1,000 of Valuation.....	37.60
Whole Number of Buildings in the City.....	86,194
Total Municipal Revenue 1922	24,590,867.36

If NEWARK'S tax rate is above the average, it is because it is spending millions of money for education, recreation and sanitation—the three elements that return compound interest and dividends on the investment.

WATER SUPPLY

54 million gallons daily, delivered by gravity. Daily consumption in gallons 43.7 million; gallons per capita 94.85. Meters in use, 47,643. Cost for first 500 cubic feet, \$1.50; 1.00 per 1,000 cubic feet thereafter.

PAVEMENTS

Miles of street paved 296, miles of streets unpaved, 60; average width of streets, 36 feet.

Newark is rated one of the best paved cities in the United States.

SEWERS

Brick and concrete, 87.95 miles; pipe, 234.94 miles; catch basins, 4,386; manholes, 9,365; total cost of public sewers, \$6,160,823.77.

STREET LIGHTING

No. of 1500 cp Type C. 166. No. of 600 cp Type C. 2384 No. of 1000 cp Type C. 394. No. 400 cp Type C. 1306. No. of 250 cp Incan., 43. No. of small Incan., 282. No. of Gas Lamps, 1,376.

POLICE DATA

Number of men in Department, 1,006; Headquarters, 230; Traffic Division, 187; First Precinct, 89; Second Precinct, 79; Third Precinct, 75; Fourth Precinct, 90; Fifth Precinct, 76; Sixth Precinct, 81; Seventh Precinct, 49; Eighth Precinct, 45; Vacancies, 1; Retired Veterans, 4; Total, 1,006; Value of buildings and equipment, \$651,790.55; Annual maintenance cost, \$2,153,673.17.

Newark is a moral city, free from turbulence or serious disturbance. A good record for its Police Department.

FIRE

Number of men in department, 810; Number of Co. 5; Value of buildings and equipment, \$1,189,725.00; Annual maintenance cost, 1923, \$1,841,860.83. Contents \$854,628.06.

Gasoline motor pumping engines	28
Gasoline motor combination chemical engines	1
Steam fire engines equipped with gasoline tractors	7
Combination wagons equipped with gasoline tractors	5
Water tower equipped with gasoline tractor	1
Gas-electric 75 ft. Aerial hook and ladder truck	1
Straight electric 75 ft. Aerial hook and ladder truck	1
75 ft. Aerial hook and ladder trucks with gasoline tractors	2
Hook and ladder trucks with gasoline tractors	7
Automobile Roadsters for Chiefs	10
Runabout for Telegraph Department	1
Trucks (auto) for Telegraph Department	2
5 ton auto hauling and wrecking truck	1
Horse drawn steam fire engines	5
Horse drawn City Hook and ladder trucks	2
Horse drawn Combination Chemical wagons	0
Thawing apparatus	1
Exercise wagon	0
Coaling wagons	1
Reserve and supply wagons	2
Carpenter wagons	3
Horseshoers wagons	1
Steel Fire Boat	1
Number of men in department	810
Value of engine houses and equipment	\$2,044,353.06
Annual maintenance cost	1,841,860.83
Fire loss 1923 (estimated)	1,843,922.54

Newark has never had a disastrous fire, and it is an old city, which talks well for its Fire Department.

Newark has a scientific fire alarm system that represents the highest claim for efficiency.

BUILDING IN NEWARK, 1923

Dwellings, 36,353; Stores and Dwellings (combined), 6,601; Factories, 1,227; Commercial Buildings, 2,565; Churches and Charities, 270; Schools, 116; Public Buildings, 81; Total, 47,213.

BUREAU OF HEALTH

Number of inspectors, 64; Office division, 19; Physicians 18; Nurses, 36; Total number of employes, 172, not including City Hospital.

Vital statistics for year 1923: Deaths, 5,221; rate per 1,000, 11.9; Births, 11,111; rate per 1,000, 25.3.

Newark's health rate is above par. Its death rate alone, speaks well for its Department of Health.

Newark's population is a polyglot one, but is a sanitary city, because of the work of its Health and Tenement House Commission.

Death rate second lowest in City's history; Baby death rate lowest in City's history.

METEOROLOGICAL

Total rainfall, 48.10 inches; snowfall, 50.13 inches; temperature below 32° freezing, 87 days; above 90°, 7 days; average annual mean temperature 56.7.

PARKS

City Parks and squares, 1923, 32 area in acres, 34; County Parks within the city limits, 6; area in acres, 679.78; Seashore camps, 11.5 acres; Playgrounds in various sections of the city, 21; acreage, 60.

Newark has a developed park area greater per square mile of territory than any city in the United States.

MANUFACTURERS

Capital invested in manufacturing, 1920 (estimated).....	\$420,547,000.00
Number of persons engaged in industry.....	170,000
Annual wages and salaries paid	162,000,000.00
Value of Raw Material, 1920 (estimated).....	337,932,000.00
Establishments using power and employing over 10 hands.....	2,300
Value of finished product, 1920 (estimated).....	600,000,000.00

NEWARK ranks eleventh in the aggregate value of products annually.

NEWARK has 252 distinct lines of industry, fifty lines turning out values from one to thirty million dollars annually.

NEWARK as a manufacturing centre ranks ahead of thirty States in the aggregate value of its manufactured products.

NEWARK leads the world in the manufacture of umbrella frames.

NEWARK leads in the manufacture of badges and advertising novelties.

NEWARK per capita to its population leads in the variety of its manufactures.

NEWARK is the largest fine jewelry manufacturing centre in the United States.

NEWARK produces the largest variety and best grades of leather for shoes, automobiles, carriages and upholstering.

NEWARK is a great centre for the manufacture of chemicals, varnishes, lacquers and paints.

NEWARK excels in the superiority of its cutlery and edged tools.

NEWARK is the home of the "Mother of Pearl" button and novelty industry.

NEWARK produced the first malleable iron in America.

NEWARK built the first locomotive engine to travel up grade.

NEWARK made the first patent leather in America.

NEWARK added celluloid to the world's commerce.

The location of a new industrial plant to most cities is an occasion for a holiday of rejoicing. If such a rule were followed in Newark every day in the year would be a holiday.

BANKS

National Bank Resources	\$ 93,742,322.47
National Bank deposits	76,966,638.97
Trust Company resources	133,532,950.35
Trust Company deposits	115,679,556.34
Savings Bank resources	80,720,616.05
Savings Bank deposits	72,811,555.74
Building and Loan Association, assets (Essex County)	127,064,306.00
Building and Loan Associations, receipts (Essex County)	104,353,793.00
Shareholders, Building and Loan Associations (Essex County)	225,032
Number of Depositors, Savings Banks	167,754
Number of Depositors, Trust Companies	142,068
Number of Depositors, National Banks	66,130
National Banks	6
Trust Companies	11
Savings Institutions	5
Savings Departments of National Banks and Trust Companies	14
Building and Loan Associations (Essex County)	883

NEWARK has over eighty per cent. of the number of Building and Loan Association Depositors, Receipts and Resources in Essex County.

Total outgoing bank clearings over \$950,000,000.00

INSURANCE

Life Insurance Companies	2
Total Income, Life Insurance Companies	\$ 287,128,223.84
Assets	1,095,984,324.49
Surplus	47,790,319.20
Fire Insurance Companies	5
Total Income, Fire Insurance Companies	21,495,050.37
Assets	36,391,216.11
Surplus	8,004,338.78

Newark is proud to take second rank to New York as an Insurance centre.

POSTOFFICE

Number of pieces of mail handled, 1923	218,000,000
Total cash receipts for Postal supplies	2,708,287.26
Money Orders	361,160
Amount	4,305,490.32
Money Orders paid	739,251
Amount	6,844,333.80
Number of clerks and carriers	55
Postal stations	6
Number of carrier stations	1
Number of parcel post stations	627

TELEPHONE SERVICE

Number of stations, Dec. 31, 1923.....	54,281
Number of pay stations, Dec. 31, 1923.....	1,518
Total local calls during year 1923.....	56,465,000
Total out-of-town calls for 1923.....	15,554,009

COMMERCIAL

Number of dry goods stores	342
Druggists	185
Grocers	1,449
Meat Markets	677
Millinery Goods	106
Shoe Dealers	164
Bakers	255
Confectioners	628
Milk Dealers	60
Department Stores	8

PROFESSIONAL

Architects	67
Artists	50
Auctioneers	22
Dentists	215
Insurance Agents	375
Lawyers	597
Real Estate Agents	573
Physicians	453

SCHOOLS AND COLLEGES

Number of Public Schools	68
Value of public school property	\$ 14,123,125.00
Cost of maintenance for 1919-120.....	7,064,723.91
Average cost per pupil (elementary)	73.50
Number of pupils	87,316
Number of teachers	2,231
Number of parish schools	25
Number of pupils	14,500
Number of private schools	3
Number of pupils (estimated)	400
Number of business colleges	5
Number of academies, including law, medicine and music.....	10
High Schools (Senior 4; Junior 3).....	7
Drawing	1
Industrial	3
Normal	1

NEWARK is training and teaching the standards of good citizenship to 100,000 school children yearly, and this army supplies the right kind of brains and energy to maintain its prestige as a manufacturing centre.

PUBLIC LIBRARY

Value of Land, Building and Equipment.....\$	1,237,928.00
Number of Volumes	279,000
Annual circulation of books, 1923	1,157,969
Annual circulation of pictures, 1923.....	143,137
Annual circulation, 1923	210,831.20
Maintenance cost (exclusive of books, periodicals and binding)	
Books, periodicals and binding	70,233

NEWARK believes in the best along educational lines and pays to secure it.

CHURCHES AND INSTITUTIONS

Presbyterian	34
Roman Catholic	32
Methodist Episcopal	16
Baptist	24
Episcopal	16
Lutheran	10
Jewish	13
Reformed Dutch	8
Congregational	2
Other denominations	22
Orphan Asylums	5
Hospitals	12
Charitable and Religious Organizations	75

SOCIETIES

Athletic and Social Clubs	114
Societies	708
Trade Unions	77

PUBLIC HALLS

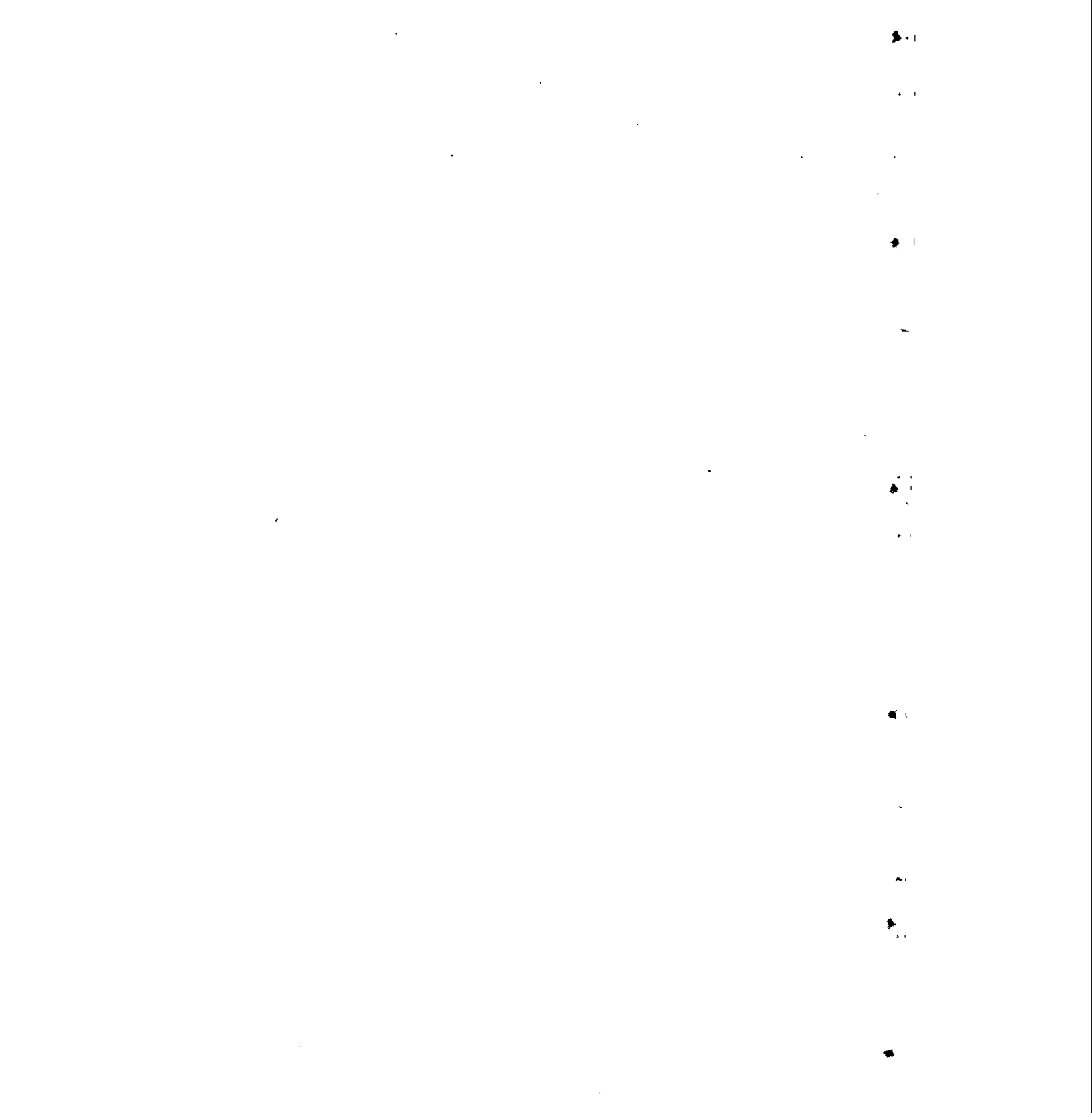
Theatres	11
Motion Picture Houses	57
Public Parks and Playgrounds	75
Public Halls	108
Auditoriums	10

NEWSPAPERS

Daily Newspapers	4
Weekly	14
Bi-Weekly	2
Monthly	8

NEWARK—A RECORD OF PROGRESS

	1900	1910	1915	1923
Population	246,070	347,469	399,000	414,524
Taxable Valuations ...\$148,834,805	\$344,821,700	\$420,811,342	\$ 560,680,357.00	
Bank and Trust Com- pany Resources	29,322,562	103,779,521	127,819,498	227,275,272.82
Savings Banks' Re- sources	15,467,213	40,396,313	50,568,925	80,720,616.05
Capital Invested in Manufacturing	103,191,403	149,691,105	225,640,000	420,547,000.00
Value of Raw Ma- terial	67,105,944	120,907,766	130,299,000	337,932,000.00
Value of Manufactured Product	126,954,049	217,970,342	250,654,527	577,609,000.00
Life Insurance Com- panies Assets	95,983,799	365,696,799	574,313,019	1,095,948,324.49
Fire Insurance Com- panies' Assets	7,794,503	14,206,606	22,013,775	36,391,216.11
Pieces of Mail Handled	59,523,900	151,902,549	159,217,482	218,000,000.00
Passenger Movement by Trolley	69,282,833	137,066,415	154,603,797	122,828,149
Passenger Movement by Jitneys .. .				76,375,119



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MINUTES OF MEETINGS

OF THE

Board of Commissioners

January, 1924

NEWARK, N. J.

January 8, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of meeting of December 31st, 1923 were read and approved.

The report of the Commissioners of Assessments for Local Improvements awarding damages for the opening and widening of Commerce Street from Broad Street to Market Street, on the northerly side thereof, was received and ordered filed.

Mayor Breidenbach: Is there any citizen desiring to be heard by the Board?

Mr. Ralph E. Lum, 786 Broad Street: I represent the owner of property at 730 Broad Street at the corner of Commerce. A temporary shed was erected there some time ago which we expected would be gone long before this, which would be replaced by a first class building, plans for which have been prepared, but operations have had to be suspended pending the settlement of the plan to widen Commerce Street. We now have a temporary shed there but are prevented under the building code to put a front on it and the Superintendent of Buildings is anxious to give us relief from the cold by permitting this shed to be closed up in the front, but he cannot do it without special permission, and I am asking that some Commissioner make a motion that the Superintendent of Buildings be permitted in his discretion to give permission for temporary construction at 730 Broad Street.

Commissioner Gillen moved that the matter be referred to Director Brennan.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen Howe, Raymond, Mayor Breidenbach.

Mr. George F. Seymour Jr., representing the New Jersey Bus Owners Association: I am here this morning to ask what was the result of the franchises that I suggested and asked for during August last. You will remember during the trolley strike there was some question as to whether or not the buses as operated in Newark were sufficiently stable to give good reliable service that would be permanent and at that time I prepared and filed application for franchises on every line in the City. At that time it was understood these franchises would be accepted and referred to Commissioner Raymond and come back on the table again for consideration. Now, I am difficulty affecting us in the bus business appearing for this reason. At the present time there is a very seriousness. I think the bus men are entitled to the earnest consideration of this Commission, and I think they are entitled to franchises. The franchises which we suggested, I understand, were very liberal, and I believe were referred to the Department of Streets. During last year, 1923, we paid \$150,000 for tax and I guarantee if you will grant these franchises to these bus lines they will put on better equipment and establish a more stable business and guarantee the City \$300,000 a year. I am much interested in reading in the newspapers how hard this Board works in trying to reduce

expenses. It always seems to me that this element of revenue was being overlooked, because it is a matter that comes in in pure cash and my opinion is it does not cost more than \$12,000 to \$15,000 to supervise the operation of buses. We have this condition: Last year we paid \$150,000 for the privilege of operating and you only paid \$12,000 to \$15,000 for the purpose of getting in that \$150,000. We are now in this position. Unless this Board allows the bus men of Newark to organize and put on a better bus and a better and more stable form of operation, you are going to lose the competitive system of street transportation, and while it is no part of my business to speak disparagingly of our competitors, the facts are we all understand that the trolleys are in such financial difficulties now, that we don't know when they are going out of business, and when they stop operating the only thing we have to depend upon are the buses. They talk of co-ordinated bus and trolley service. They cannot operate buses. They are running buses around the City now in an effort to make the people of Newark believe that they are sincere in their attempt to operate them. If it had not been for the bus men the cities would not have a five cent fare today. We are perfectly willing to let them run buses, but the Public Service has not the right to a monopoly.

It seems to me that a large city like Newark, that this City Commission should take the position of supporting the buses. We want to put on large buses and a newer form of equipment, and I sincerely ask you gentlemen if you will not take these franchises and

ordinances and put them on for reading and let the bus men of Newark know whether or not they are to be allowed to remain in business. You had a very interesting experience in the trolley strike. The trolleys stopped operating under the eight cent fare and they were glad to come back at five cents.

We ask that you bring out our ordinances and let us present them to you and let us show you how we can improve the service and if they are wrong, let us amend or correct them and give these franchises to the bus men.

Commissioner Raymond: The \$300,000 revenue that you speak of—what is that proposition?

Mr. Seymour: The proposition was, under the Kates Act, five per cent. of the gross receipts were to go to the City, and our proposition is if these franchises are granted we will agree to pay \$300,000 to the City of Newark irrespective of whether the five per cent. tax amounted to that figure. We are asking you to give support to a successful business which has increased in the number of passengers carried annually by the buses from three million in 1917 to ninety-five million last year.

Mr. George L. Record: I would like to supplement Mr. Seymour's remarks and make further application on behalf of the bus men who he and I represent. I want to call your attention to a situation in which you have to act one way or the other. The situation is this: The Public Service has

been trying for many years to get a ten cent fare. You have appropriated large sums of money; Jersey City has appropriated a large sum of money, aggregating from both cities about \$100,000 at least, which has been spent for lawyers and experts to fight the ten cent fare. The Public Service Corporation in that litigation took the position that the bus was immaterial and that they did not care for it. They said give us a ten cent fare, we are entitled to have a reasonable rate to run the trolley. Then a Board of Commissioners were removed by the Governor because they were too partial to the Public Service. A new Board comes in and denies the ten cent fare and establishes seven cents as a fair rate. Then they go overnight to a Federal Court to get an injunction against that seven cent fare. About that time along comes, a year later, the report of the Commissioner of the Federal Court, then comes the strike. What was the result. They then came along with a brand new proposition. They said we have come to the conclusion that we were mistaken in saying we could operate the trolley at any fare. We have now decided that the bus must be eliminated as a competitive feature and such buses as are allowed to run must be given to us and we must have a monopoly of both forms of transportation. They have held all sorts of conferences to try to get the State Board, Newark, Jersey City and Passaic all into a proposition to cancel all these franchises and let them have a monopoly. This is the beginning of a carefully laid plan to destroy entirely the jitney business of the State and to vest in the Public Service a monopoly

of street transportation. They are endeavoring to purchase under different names jitneys buses. They approach certain members of different lines and say to him we are going to destroy your line. We propose to buy a few buses at a high price and as soon as we get a few take them out of the pool and only run them during the hours when traffic is heavy and we will demoralize your line so nobody can make any money. They tell them they will not run them when traffic is small during the night and take the cream of the traffic during the day. The plan of the Company after acquiring or driving off from the streets the existing buses is to gradually discontinue such buses as they may purchase and force the public to put up with the antiquated service of the trolley, run as a monopoly. The Company announces that it proposed to establish a co-ordinated bus and trolley service. There is no possibility of the Public Service co-ordinating buses and trolley cars for various reasons. In the first place the speed of a bus is so much greater than the speed of a trolley that no co-ordinated schedule can be maintained. They have already bought some buses in this city and are running them under different names. It is getting close to the time when they will have to apply for transfer. If you grant those transfers then I want you to understand what that means. It means that you have gone over to the side of a monopoly in transportation in the hands of the Public Service Corporation. Let us take up their point of view and analyze it. They say they propose to have a co-ordinated bus and trolley service. I charge that they mean noth-

ing of the kind and I base my charge upon this line of reasoning to which no one can make answer.

There is in the first place no possibility of a co-ordinated bus and trolley transportation. There is a possibility that you can have a trolley line running to the suburbs and then run buses out into the country. In that sense you can co-ordinate. But you cannot run a line of buses from Eliza-both and run one trolley and one bus, because they run at different speeds. The bus is a flexible vehicle and is able to go around traffic whereas the trolley operate on tracks and has to wait until the driver of a truck makes up his mind to get out of its way. No co-ordinated schedule can be maintained between the bus and trolley. That is not the big argument, but the big reason is to be found in the public statements of the Public Service officials as to the existing difficulties of the Company. They frankly admit that the bus competition is fatal to the profitable operation of the trolley car with its existing capitalization. No matter how high the trolley fare is fixed they cannot earn their operating expenses and fixed charges upon an excessive capitalization out of the traffic which they can secure in competition with the buses. We have this situation: The Public Service must have five millions of dollars to pay for mortgage interest and dividends on guaranteed stocks, not including operating expenses and depreciation. They tried the experiment of a seven cent fare in competition with buses. They say that led to a deficit. They tried the experiment of a strike which added to the deficit, and under the five

cent fare they claim they are adding a deficit of \$500,000 a month. How are you going to save the trolley? You have got to save the trolley by putting dimes and nickels in the fare box of the trolley. The people are coming more and more to the bus because it is more speedy form of transportation and that is what is ruining the trolley. Now it might be said that if they acquire the buses they can make up any deficit in the operation of the trolleys by what they are able to make from the buses. The bus men are only making a comfortable living out of this business by working upon them without regard to hours. By giving their buses their personal attention they are able to make a little better living than they could earn as a chauffeur or similar vocation. They do not have heavy overhead and they have no one to draw \$100,000 a year salary. They wash their own cars after a long day's work, therefore, there is no money in it for anybody that operates it as a corporation at five cents. Only this morning I noticed in the papers that a bus concern operating in the Bronx has decided it must have a higher fare. I now therefore come back to my point. If they take over the buses, every dime and nickel that goes into a bus box is just so much money withdrawn from the trolley company, and as the trolley company is now headed toward insolvency; perhaps I should not say that, but headed toward increasing deficits of millions and millions of dollars, so it follows that if you turn over to them these preliminary buses, you are going to give them a monopoly. If the Public Service acquires the buses it is for the avowed purpose of main-

taining the value of the securities they have issued upon the trolley business and they will therefore administer such buses as they buy with the paramount object of increasing the trolley earnings.

My specific application is that while these things are nominally in the hands of Commissioner Raymond, this is a matter of such tremendous importance, that it is a responsibility that belongs to all of you. If these transfers are made then they must be followed by others. If followed by others in a few months the business of the bus men as now operated will be disorganized and destroyed and in less than a year this business that has been built up by the bus men will be in the hands of the Public Service as a monopoly.

I respectfully on behalf of the 400 bus men join Mr. Seymour, not only in his application for franchises, but further that no transfers whatever be granted to representatives of the Public Service or to people unknown to you and unknown to us, but upon every such individual application we be given a chance to be heard.

Commissioner Brennan moved that the entire matter be left in the hands of Commissioner Raymond.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolution:

WHEREAS, The Board of Commissioners by resolution adopted September 11, 1923, referred the matter of the revised and corrected report of assessments for benefits for the construction of the Vailsburg Drainage System to Thomas L. Raymond and John Howe as a Committee of said Board, for such revision or correction as to them might seem advisable for recommendation to said Board before taking final action upon said report and directing them, as such Committee, to make report thereon to this Board on Tuesday, October 9, 1923; and

WHEREAS, the said Thomas L. Raymond and John Howe, Committee as aforesaid, have reported to this Board in the said matter and have recommended that there be a reduction of forty per cent. in the assessments on properties assessed as aforesaid which have not a frontage on the said sewer and that in all other respects the said report be confirmed:

RESOLVED, That the report of said Committee be concurred in and that the said assessments on properties not having a frontage on said sewer be reduced forty per cent. respectively and that the said revised and corrected report be corrected in accordance with said recommendation and this resolution; and that said report when corrected as aforesaid be in all things ratified and confirmed.

John Howe
Thomas L. Raymond
F. C. Breidenbach

Commissioner Biennan: Mr. Mayor, I am compelled to vote against the acceptance of the report as submitted by my colleagues, much as I may feel inclined to go along with them, relying on their particular judgment on any matter of this kind which this Commission sees fit to refer. Being a resident of the Vailsburgh section before and since the construction of this sewer, I feel that I have personal knowledge of the benefits to that entire section of our city because of the construction of this storm water sewer, and knowing of the agitation existing on the part of every property owner in Vailsburgh prior to the construction of the sewer, not only by organized improvements associations then in the Vailsburgh section, but by the entire citizens of that particular zone, in which they were unanimously in favor of putting as high as \$35 per lot through out the section if they could get relief from the storm waters then invading South Orange Avenue after every rain fall, and knowing also that property in that particular region, irrespective of location has increased many times over the amount assessed against them for the construction of this storm water drain, I feel it is an injustice to the other property owners in the City of Newark to saddle upon them the additional twelve per cent. which it is proposed to have them pay for the benefit of myself and other residents of the Vailsburgh section. I hold in my hand a resume of the actions taken by the people of Vailsburgh in their meetings with the old Board of Works and the Engineers of that Department when arranging for this particular relief. I do not consider that it is fair

to the other property owners who have no interest whatever in the Vailsburgh section to have them pay for relief that has increased the property values of myself and other residents of that particular section 100 per cent., therefore, as previously stated I cannot vote for the acceptance of the report of my colleagues on this particular proposition and therefore wish to be recorded in the negative.

Commissioner Raymond: In so far as Commissioner Brennan's remarks are concerned, I share with him his feelings and all that. That was not what I was called upon to decide. I was not called upon to decide a sentimental question. The question I was called upon to decide was whether our assessment was right or wrong and that is the recommendation of Commissioner Howe and myself.

Commissioner Howe: As I understand it the question for us to decide was whether property located on the side of a hill should be assessed \$25 as compared with an assessment at the foot of a grade to be assessed at \$30. Surely the people on the side of a hill did not require this storm water sewer, because water naturally runs down and they were not troubled with flooded cellars, and after careful consideration, and after hearing the people on the bottom of the hill whose cellars were always flooded, we decided they received greater benefits and based on that theory we arrived at this decision.

Commissioner Gillen—No.

Commissioner Howe—Yes.

Commissioner Raymond—Yes.

Mayor Breidenbach: I want to say I am voting for this resolution because the matter had been referred to Commissioners Howe and Raymond to make a thorough investigation and to hold a hearing and report back, and I am voting on the strength that these two gentlemen are well able to recommend yes or no, and I therefore vote yes.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Nays:—Commissioners Brennan and Gillen.

A communication from Joseph C. Soemer relative to assessments for benefits for the construction of the Vailsburgh Drainage System was received and ordered filed.

Commissioner Raymond: I have a matter to bring before you involving our policy with regard to marketing the City's property at Port Newark. There has never been written into the city records, so far as I know, any restriction which we might use as a guide in determining whether to sell or lease certain parcels of this land, although there has been, from time to time, informal talk to the effect that it might be advantageous at some time in the distant future if the City were to retain title to its land.

On the other hand, we have a precedent for selling parcels of the city property. I refer to the Army Base

which was sold to the Government. It might be claimed that this sale was negotiated from the patriotic motives under stress of war time, and while this is true, nevertheless, it was done. And while it is also true that in the recent past we have endeavored to again acquire possession of this Army property from the government, our primary purpose in that matter was not merely to regain ownership—it was to bring about commercial activity there. You will recall, no doubt, that the last conference with the Secretary of War, Mr. Weeks was informed by this Commission that the City did not object to the Government selling the Army Base to commercial interests, provided it was placed in the ratables. As I say, our chief desire was to bring about commercial activity down on the waterfront, because we all know that once industry gets going there on an appreciable scale the expansion of the Port will be tremendous and rapid.

I have before me, at this time, an application from some responsible gentlemen who desire to purchase about eight acres of property on the south side of the inshore channel, near the westerly end of that channel; that is, close by the New Jersey Central Railroad. They want to build a great sugar refinery—a concrete or brick building of very large dimensions and six or eight stories in height which is to be equipped throughout with modern machinery for the refining of raw sugar. They assure me that they will employ 500 men or more and they will invest \$6,000,000 or \$7,000,000 in the undertaking. Ships from Cuba and the West Indies and from far-off

Java and elsewhere will bring in raw product in such large quantities as to enable them to turn out 5,000 barrels of refined sugar every day.

By selling the land to these men, the city will realize immediately more than \$200,000 as the sale price, for we are valuing property at \$25,000 an acre—property which years ago cost the city in the neighborhood of \$500 an acre. After the plant is in operation, six months or a year hence, the city would receive annually in taxes more than \$260,000. That is on the basis of a \$7,000,000 investment. Moreover, we should receive the additional sum of \$75,000 a year from dockage and wharfage charges. So that from this one industry alone if we go through with the transaction the city would receive, aside from the original purchase price, approximately \$335,000 a year.

If we were to lease the property to them, we would realize annually in rentals \$20,000, but the city would then have to pay for all improvements, such as paving, sewers, etc., none of which could be assessed against the refinery.

But the great difficulty is that unless we sell the property these people will not consider locating here. They have informed me that they can not finance such a large undertaking on leased ground. On the other hand, they say they will have no difficulty in this respect if they can purchase the land. Our negotiations with the sugar people have extended over several months. Every phase of the matter has been thoroughly gone into and

the whole issue now exists upon this one point.

It should be borne in mind that we are not selling the dock in front of this property, as we did in the Army Base sale. The property line is 100 feet in from the dock. We shall retain absolute control over the use of the dock. These people would have its use in common with other tenants, under our regulation. The situation would be comparable with that on West Street, New York, where the buildings are located on the opposite side of the street from the waterfront. We would control also the railroad trackage round about the property and the movement of freight.

Some time ago we leased forty acres of property for a large lumber terminal, but the situation here is vastly different. Here we have a preferred type of industry, while the lumber yard becomes, in a sense, merely a storage area. In this proposed refinery you have a live, thriving, bee-hive of manufacture. In my judgment, the return in tax ratables will be far greater from this eight-acre site than the lumber terminal will produce.

I might point out here that the refinery produces one of our basic commodities—food. It is well known that there are three essential factors in the life of a great city: food, shelter and clothing. This is a desirable type of industry. It is a clean business. We would have available for the local demand large quantities of this food-stuff and we would never be endangered by a shortage or high price. In

short, this industry would tend to stabilize the cost of living to some degree at least. It would have an important effect on the business life of the city by reason of its banking and other commercial transactions here, and I venture to add that of the 500 men or more to be employed 100 would require new homes which would result in a million dollars worth of dwellings in the city.

Mr. Charles M. Mason, 31 Clinton Street, stated the awarding of the contract to the Associated Humane Society for the establishment of a dog pound on Paris Street should at least be postponed until after the Supreme Court has determined the question as to whether or not the City has the right to award the contract to this Society. Mr. Mason also objected to the establishment of the dog pound on Paris Street for the reason that it will depreciate the value of the property in this vicinity and tend to injure the health of the residents adjacent to the dog pound. In the event the contract is awarded to the Humane Society Mr. Mason stated he did not think the Society would be able, from a financial standpoint, to carry out the provisions of the contract.

Mrs. Winter 188 Magazine Street; Mrs. J. Hergoste, 96 Avenue L; Mrs. W. E. Weurst, 127 Paris Street; Mrs. A. Stockinger, 156 Paris Street; Mrs. E. Progel, 122 Paris Street; Mrs. E. Jordan, 122 Paris Street; Mrs. C. Honegen, 123 Paris Street; Mrs. C. Wersching, 122 Paris Street; Mrs. Freeling, 118 Paris Street; Mrs. M. Kwatkoski, 87 Avenue L, and Mrs. L. Ganten, 97 Avenue L, protested

against the establishing of a dog pound on Paris Street.

Mr. H. H. Wheringer: As a representative of the S. P. C. A., I would like to say that if the Commission awards this contract to the Associated Humane Society they have the finances with which to carry out the provisions of the contract. Mr. Mason, who evidently represents Mr. Forbell, seems to think that the Humane Society will fall down on this contract. I understand that this statement is incorrect. I believe they own property on North Fifth Street subject to a very small mortgage. They also have the backing of one of the largest surety companies in the country. So far as the S. P. C. A. is concerned, I can assure you that they will live up to their contract. The delegation of women protesting against this dog pound being placed on Paris Street seem to think it will be a menace to the peace and health of this vicinity, and that it should be placed in a heavy industrial district. This dog pound will be no more of a menace than bird stores which we have on Market St., Broad St., South Orange Avenue or any of the other streets. Keeping animals down there will be no menace to the residents of Paris Street. Newark is the biggest city in the State of New Jersey and needs a dog pound such as the Humane Society intends to establish on Paris Street. This section happens to be an industrial district, for I know there are fur factories in the immediate vicinity. Besides, this dog pound will be located in the centre of the town where it will be readily accessible to all people having occasion to go there.

Mr. R. Grossman: I admit that the Humane Society depends on charity to an extent, but I can assure you that there is enough money back of them to carry out the contract. The Humane Society has been functioning in this State for a great many years and they have a reputation which they can be proud of. They are interested in the establishment of a dog pound simply from a humane standpoint. We are perfectly willing to take our chances on going ahead with this contract before the Supreme Court hands down its decision. We feel we are within our rights and therefore prepared to go right ahead.

Mr. Fred G. Ross: As President of the Humane Society, I can assure you that there is enough money behind us to carry out this contract. I am proud to be associated with the Humane Society.

Commissioner Howe moved that the matter be referred to the Law Department for a written opinion as to whether or not the City has the right to award the contract to the Associated Humane Societies, and to report back to the Commission one week from today.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance providing for the construction of an eight (8) inch pipe sewer in Goodwin Avenue from Renner Avenue for a distance of about 300 feet southerly and in Schuyler Avenue from Renner Avenue for a distance of about 300 feet southerly.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That eight (8) inch pipe sewers shall be constructed in Goodwin Avenue and Schuyler Avenue from Renner Avenue for a distance of about 300 feet southerly. These sewers to be constructed with house connections to the curb lines, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities" approved March 27, 1917 (P. L. 1917-319), and the supplements thereto and amendments thereof, together with all the appurtenances necessary to complete the same in accordance with the plans, specifications and profiles dated December 10, 1923, and now on file in the office of the Department of Streets and Public Improvements.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That in order to temporarily finance said improvement the sum of \$1,800.00 is hereby appropriated and temporary bonds or notes shall be issued from time to time to

meet the cost thereof under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission" approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provision of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open for amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third and final reading on January 15th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance providing for the construction of a system of sewers to be

known and designated as "Lehigh Sewer and Branches."

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That a system of eight (8) inch pipe sewers, for house sewage only, shall be constructed in the following streets:

Lehigh Avenue between Osborne Terrace and Clinton Place.

Huntington Terrace between Lyons Avenue and Mapes Terrace.

Schuyler Avenue between Lehigh Avenue and Shephard Avenue.

Goodwin Avenue between Lehigh Avenue and Shephard Avenue, and

Mapes Terrace between Huntington Terrace and Schuyler Avenue.

These sewers to be constructed with house connections to the curb lines and to be known and designated as the "Lehigh Avenue Sewer and Branches" under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities" approved March 27, 1917 (P. L. 1917-319), and the supplements thereto and amendments thereof, together with all the appurtenances necessary to complete the same in accordance with the plans, specification and profiles dated December 10, 1923, and now on file in the office of the Department of Streets and Public Improvements.

Section 2. That said improvement shall be made as a local improvement

and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That in order to temporarily finance said improvement the sum of \$8,200.00 is hereby appropriated and temporary bonds or notes shall be issued from time to time to meet the cost thereof under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission" approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinance, or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Briedenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open for amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Briedenbach.

Commissioner Raymond moved that the ordinance be taken up on third and final passage on January 15th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance providing for the vacation of Manchester Place also called Second Street from a point 449.33 feet north of Verona Avenue northerly about 190 feet to the southerly line of the Greenwood Lake Branch of the Erie Railroad; Beaumont Place, also called First Street, from the northerly line of the Orange Branch of the Greenwood Lake Railroad, northerly about 450 feet to the southerly line of the Greenwood Lake Branch of the Erie Railroad; DeGraw Avenue, formerly known as Pond Street from the northerly line of the Orange Branch of the Greenwood Lake Railroad northerly about 190 feet to the southerly line of the Greenwood Lake Branch of the Erie Railroad; Lake Street from the northerly line of the Orange Branch of the Greenwood Lake Railroad northerly about 30 feet to the southerly line of the Greenwood Lake Branch of the Erie Railroad," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance providing for the vacation of Manchester Place, also called Second Street, from a point 449.33 feet north of Verona Avenue northerly about 190 feet to the southerly line of the Greenwood Lake Branch of the Erie Railroad; Beaumont Place, also called First Street, from the northerly line of the Orange Branch of the Greenwood Lake Railroad northerly about 450 feet to the southerly line of the Greenwood Lake Branch of the Erie Railroad; DeGraw Avenue, formerly known as Pond Street, from the northerly line of the Orange Branch of the Greenwood Lake Railroad northerly about 190 feet to the southerly line of the Greenwood Lake Branch of the Erie Railroad; Lake Street from the northerly line of the Orange Branch of the Greenwood Lake Railroad northerly about 30 feet to the southerly line of the Greenwood Lake Branch of the Erie Railroad.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance providing for the vacation of Perry Street, from Avenue C westerly about 193 feet to its terminus" be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance providing for the vacation of Perry Street from Avenue C westerly about 193 feet to its terminus.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the vacation of Orchard Avenue, also known as Orchard Street, from Warren Street to Orange Street," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the vacation of Orchard Avenue, also known as Orchard Street, from Warren Street to Orange Street.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the release and extinguishment of the public right arising from the dedication of the block bounded by Emmett Street, Sherman Avenue and Frelinghuysen Avenue," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of the block bounded by Emmett Street, Sherman Avenue and Frelinghuysen Avenue.

The ordinance having been read

three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to amend an ordinance entitled: 'An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions,' adopted December 31, 1919," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height

and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following ordinance which was read by the clerk.

An ordinance authorizing the issuance of not exceeding \$500,000.00 Temporary Improvement Bonds of the City of Newark for the erection of Market Buildings and the acquisition of a site therefore and appropriating the sum of \$500,000.00 for said purposes.

The Board of Commissioners of The City of Newark, do ordain:

Section 1. Pursuant to the provisions of Section 13 of Chapter 252 of the Laws of 1916 of the State of New Jersey, as amended, there shall be issued temporary improvement bonds of The City of Newark in an aggregate principal amount not exceeding \$500,-

000.00, bearing interest at a rate of six per cent. (6%) per annum, payable semi-annually, for the purpose of temporarily financing the acquisition of lands in the City of Newark for market purposes and the erection on said lands of market buildings, including the original furnishings, equipment, machinery or apparatus required in order to make such buildings suitable for market purposes, the acquisition of which lands and the making of which lands and the making of which improvements were authorized by an ordinance entitled: "An ordinance to authorize the acquirement of lands to be used for market buildings and market facilities and for the erection thereon of buildings to be used as a public market and a parking station," adopted by the Board of Commissioners of the City of Newark on March 31, 1921. All other matters in respect of said temporary improvement bonds shall be determined by the Director of the Department of Revenue and Finance, subject to the provisions of this ordinance and of Chapter 252 of the Laws of 1916, as amended, and the Director of the Department of Revenue and Finance is hereby authorized to issue said temporary improvement bonds at such time or times and in such amounts as he may deem advisable. The Mayor, Director of the Department of Revenue and Finance, City Auditor and City Clerk are hereby authorized and directed to execute said bonds or so many thereof as the Director of the Department of Revenue and Finance shall deem it advisable to issue.

Section 2. The sum of \$500,000.00

to be raised by the issuance of said temporary improvement bonds is hereby authorized appropriated for the purposes for which said boards are hereby authorized to be issued. The temporary improvement bonds authorized by this ordinance are authorized in addition to and not in substitution for the temporary improvement bonds authorized by an ordinance entitled: "An ordinance authorizing the issuance of not exceeding \$2,362,864.65 of temporary improvement bonds of The City of Newark for the erection of market buildings and the acquisition of site therefor, and appropriating the sum of \$2,362,864.65 for said purposes," adopted by the Board of Commissioners of The City of Newark on March 31, 1921, an ordinance entitled: "An ordinance authorizing the issuance of not exceeding \$300,000 of temporary improvement bonds of The City of Newark for the erection of market buildings and the acquisition of a site therefor and appropriating the sum of \$300,000 for said purposes," adopted July 11, 1922, an ordinance entitled: "An ordinance authorizing the issuance of not exceeding \$800,000 of Temporary Improvement Bonds of The City of Newark for the erection of market buildings and the acquisition of a site therefor and appropriating the sum of \$800,000 for said purposes," adopted December 19, 1922, and an ordinance entitled: "An ordinance authorizing the issuance of not exceeding \$300,000 of Temporary Improvement Bonds of the City of Newark for the erection of market buildings and the acquisition of a site therefor and appropriating the sum of \$300,000 for said purposes," adopted May 1st, 1923; and the

appropriation made by this ordinance is made in addition to and not in substitution for the appropriation made by said ordinances adopted March 31st, 1921, July 11, 1922, December 19, 1922, and May 1, 1923, respectively.

Section 3. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance have been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading on January 15th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED: That the report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the resurfacing of Belmont Avenue from Clinton Avenue to Madison Avenue, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED: That the City Clerk be and he is hereby authorized and directed to file a duplicate of said report in the office of the Comptroller of the said City of Newark for collection.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED: That the Report of the Commissioners of Assessments for local improvements of the City of Newark for benefits conferred by the grading, curbing, flagging and paving of Ridgewood Avenue, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED: That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED: That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the paving of Boylan Street from South Orange Avenue to Abinger Place, which said Report is hereto annexed,

be and the same is hereby in all things adopted, ratified and confirmed; and

BE IT FURTHER RESOLVED: That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED: That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the repaving of Bridge Street from Board Street to the Passaic River, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED: That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: -- Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED: That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the paving of Ferdinand Street from South Twentieth Street to Grove Street, which said Report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED: That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: -- Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED: That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the grading, curbing flagging and paving of Belmont Terrace from Belmont

Avenue to Ridgewood Avenue, which said Report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED: That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: -- Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED: That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the grading, curbing, flagging and paving of Hobson Street from Shaw Avenue to Lyons Avenue, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED: That the City Clerk be and he is hereby authorized and directed to file a duplicate of said report in the of-

file of the Comptroller of the said City of Newark for collection.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED: That the report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the resurfacing of Madison Avenue from Clinton Avenue to Belmont Avenue, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED: That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the office of the Comptroller of the said City of Newark for collection.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED. That the report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the grading, curbing, flagging and paving of Schuyler Avenue from Nye Avenue to Renner Avenue, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED: That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the office of the Comptroller of the said City of Newark for collection.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED: That the sum of \$48,838.13 be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs, as follows:

Almshouse	\$ 7,842.83
Bureau of Baths	2,632.64
City Hospital	31,464.32
Bureau of Health.....	207.57
Public Affairs	45.25
Employment Bureau	8.65

City Home	4,876.87
City Hospital	1,760.00
	<hr/>
	\$48,838.13

F. C. Breidenbach
 Charles P. Gil en
 W. J. Brennar
 John Howe
 Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED: That the sum of \$10,-907.98 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety, as follows:

Public Safety	\$ 52.00
Fire Department	10,855.98
	<hr/>
	\$10,907.98

Thomas L. Raymond
 W. J. Brennan
 John Howe
 F. C. Breidenbach
 Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED: That the sum of \$91,-687.28 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows:

Water	\$42,474.25
Motors	145.59
Public Lighting	24,755.39
Docks	1,166.94
Port Newark Development...	1,159.75
Surveys	48.91
Purchases	16.59
Sewers	956.04
House Sewer Connections....	718.63
Streets	4,025.64
Street Cleaning	1,063.25
Director's Office	1.03
Apparatus Account	14,017.27
Sidewalks	660.40
Estimates (St. Improvement)	477.60
	<hr/>
	\$91,687.28

Thomas L. Raymond
 W. J. Brennan
 Charles P. Gillen
 F. C. Breidenbach
 John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$28,-180.93 be and the same hereby is appropriated to the persons named, as per certified list attached, being the

gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows:

City Treasurer, weekly pay
rolls ending January 2,
1924\$28,180.93

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$40,740.43 be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property, as follows:

Additional Hospital Accommodations\$10,244.08
Convalescent Home Construction 8.16
Centre Market 278.68
City Sundries 3.26
8th Precinct Station Construction 5,452.32
Green and Franklin Street Property 733.45
Miscellaneous Advertising.... 253.20
Parks and Public Property.. 66.01
No. 7 Engine House Construction 14,604.42

Smoke Abatement 28.44
Street Improvements Advertising 71.82
Printing and Stationery 3,178.18
Weights and Measures..... 159.00
Public Buildings 4,780.91
Shade Tree 876.50
\$40,740.43

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$656.50 be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending January 2, 1924, as follows:

Shade Tree\$656.50

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Theodore J. Conliss of 21 Hunterdon Street, Newark, N. J., a resident of the Sixth Ward, be and he is hereby appointed a Constable from the said Sixth Ward for a full term of three years beginning on the first day of January, 1924.

W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Joseph Weinberger of 52 Wilson Avenue, Newark, N. J., a resident of the Twelfth Ward, be and he is hereby appointed a Constable from the said Twelfth Ward for a full term of three years beginning the first day of January, 1924.

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Edgar A. Hartdorn of 153 Belmont Avenue, Newark, N. J., a resident of the Third Ward, be and he is hereby appointed a Constable from the said Third Ward for a full term of three years beginning on the first day of January, 1924.

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Simon N. Fleschner of 109 Pacific Street, Newark, N. J., a resident of the Tenth Ward, be and he is hereby appointed a Constable from the said Tenth Ward for a full term of three years, beginning on the first day of January, 1924

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That The City Clerk be and he is hereby authorized to pur-

chase railroad mileage books for use of members of the Board of Commissioners and City Clerk, for the purpose of attending the sessions of the 1924 Legislature, at Trenton, N. J.

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the following changes effecting the Newark City Hospital, Department of Public Affairs, be and the same are hereby approved:

Appointments in the Non-Competitive Class

Mary Elliott, Under. Nurse, Dec. 6, 1923, \$600.

Margaret Foy, Under. Nurse, Dec. 10, 1923, \$600.

Ruby Paul, Under. Nurse, Dec. 10, 1923, \$600.

Blanch Saber, Nurses Helper, Dec. 10, 1923, \$600.

John Boyle, Porter, Dec. 13, 1923, \$696.

John E. Garrigan, Porter, Dec. 18, 1923, \$696.

Michael Hesline, Porter, Dec. 6, 1923, \$696.

George Thornton, Orderly, Dec. 17, 1923, \$696.

John Hayes, Orderly, Dec. 19, 1923, \$696.

Willard Goodspeed, Orderly, Dec. 19, 1923, noon, \$696.

Elizabeth Sanders, House Maid, Dec. 14, 1923, \$576.

Leave of Absence

Ernest E. Castamore, Painter, $\frac{1}{2}$ month illness, Dec. 17, 1923.

Richard Barrett, Porter, $\frac{1}{2}$ month illness, Dec. 17, 1923, noon.

Carrie Green, House Maid, 1 month illness, Dec. 16, 1923, noon.

Nancy Castimore, Nurse, 1 month, illness in family, Dec. 16, 1923, noon.

Flora Fernau, Nurse, 2 month, illness, Dec. 16, 1923, noon.

Jeanne McGill, Nurse, 1 month, illness in family, Dec. 16, 1923, noon.

Return from Leave of Absence

Ethel Barry, Under. Nurse, Dec. 6, 1923, \$600.

Mary Grosson, House Maid, Dec. 12, 1923, \$720.

Salary Increase

Elizabeth McNamara, Nurse, from \$240 to \$300. Dec. 16, 1923 noon.

Salary Decrease

John Serrigan, Porter, from \$696 to \$600, Dec. 16, 1923, noon. (sleeps in).

Resignations

Amelia Bauer, Diet Inst., Dec. 16, 1923, noon.

Helen Burrows, Under. Nurse, Dec. 16, 1923, noon.

Rose Ritchie, Nurses Helper, Dec. 12, 1923, noon.

John Mulligan, Util. Man, Dec. 13, 1923.

Charles Sawders, Porter, Dec. 16, 1923, noon.

Wm. Flynn, Orderly, Dec. 18, 1923, P. P. P. R.

James Riley, Orderly, Dec. 16, 1923, noon.

Thomas Robinson, Orderly, Dec. 16, 1923, noon.

Charles Weingarth, Orderly, Dec. 16, 1923, noon.

Robert Jones, Orderly, Dec. 5, 1923, noon.

Nattie Peaireingon, House Maid, Dec. 10, 1923.

Eulee Gooch, House Maid, Dec. 16, 1923, noon.

Nattie King, House Maid, Dec. 13, 1923.

Louanna Case, Nurse, Dec. 16, 1923, noon.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark, that the following named Sanitary Inspectors of the Bureau of Health, Department of Public Affairs be promoted to Health Inspectors at a salary of \$2,160.00 per year each, to take effect January 1, 1924:

Adolph O. Elsasser
Charles N. McLaughlin.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salaries of the following employees in the Bureau of Health, Department of Public Affairs, be and the same are hereby increased to the amount set opposite their respective names, effective January 1, 1924:

Robert F. Morgan, Clerk-Stenographer, from \$2,016 to \$2,160.

Grace O'Connor, Clerk-Typist, from \$1,140 to \$1,320.

Marcella DeLacey, Telephone Operator, from \$1,140 to \$1,320.

Malcolm Hunter, Multigraph Operator, from \$1,740 to \$2,040.

Elbert S. Ball, Clerk, from \$2,016 to \$2,160.

Cora B. Nathan, Clerk, from \$1,320 to \$1,380.

James P. Madden, Night Custodian, from \$1,500 to \$1,560.

Charles A. Hartman, Janitor, from \$1,200 to \$1,380.

Joseph Collins, Chauffeur, from \$1,740 to \$1,920.

Andrew J. Brady, Chief Sanitary Inspector, from \$2,700 to \$3,000.

Bernard J. Cahill, Health Inspector, from \$2,580 to \$2,700.

William Hopper, Sanitary Inspector, from \$1,944 to \$2,004.

Hubert O'Rourke, Sanitary Inspector, from \$1,944 to \$2,004.

Antonio Panzara, Sanitary Inspector, from \$1,944 to \$2,004.

Patrick J. Keating, Sanitary Inspector, from \$1,944 to \$2,004.

James J. Waters, Sanitary Inspector, from \$1,944 to \$2,004.

Henry MacDonald, Sanitary Inspector, from \$1,944 to \$2,004.

James Whelan, Sanitary Inspector, from \$1,944 to \$2,004.

Edward J. Flynn, Sanitary Inspector, from \$1,944 to \$2,004.

Charles E. Devine, Sanitary Inspector, from \$1,944 to \$2,004.

Howard Huffert, Sanitary Inspector, from \$1,944 to \$2,004.

Joseph A. Maguire, Sanitary Inspector, from \$1,944 to \$2,004.

Patrick J. Brogan, Sanitary Inspector, from \$1,944 to \$2,004.

Gustavus E. Freideimann, Sanitary Inspector, from \$1,944 to \$2,004.

Carence J. Palmer, Sanitary Inspector, from \$1,944 to \$2,004.

Edward A. Cleary, Sanitary Inspector, from \$1,944 to \$2,004.

Thomas P. Walsh, Sanitary Inspector, from \$1,944 to \$2,004.

Edward Gaynor, Sanitary Inspector, from \$1,944 to \$2,004.

James J. McCarron, Sanitary Inspector, from \$1,944 to \$2,004.

Edmond A. Ryan, Sanitary Inspector, from \$1,944 to \$2,004.

Daniel Murphy, Sanitary Inspector, from \$1,944 to \$2,004.

William Keana, Sanitary Inspector, from \$1,704 to \$1,764.

Rocco Del Tufo, Sanitary Inspector, from \$1,620 to \$1,680.

Christopher C. Nugent, Sanitary Inspector, from \$1,620 to \$1,680.

Edward A. Smith, Sanitary Inspector, from \$1,620 to \$1,680.

Joseph F. McConnell, Sanitary Inspector, from \$1,620 to \$1,680.

Charles A. Hallring, Chief Plumbing Inspector, from \$2,580 to \$2,700.

Andrew J. McGookin, Plumbing Inspector, from \$2,160 to \$2,220.

Edward P. Coulston, Plumbing Inspector, from \$2,160 to \$2,220.

Jacob Kull, Plumbing Inspector, from \$2,160 to \$2,220.

Patrick J. Monaghan, Plumbing Inspector, from \$2,160 to \$2,220.

John L. Whealan, Plumbing Inspector, from \$2,160 to \$2,220.

Otto R. Leis, Veterinarian, \$2,160 to \$2,280.

Samuel G. Sharwell, Chief Food and Drug Inspector, from \$2,580 to \$2,700.

Jos E. Connally, Food and Drug Inspector, from \$1,944 to \$2,004.

Henry F. Knoller, Food and Drug Inspector, from \$1,944 to \$2,004.

Adolph E. Horrnig, Food and Drug Inspector, from \$1,944 to \$2,004.

William G. Heilman, Food and Drug Inspector, from \$1,704 to \$1,764.

John C. Prosch, Food and Drug Inspector, from \$1,620 to \$1,680.

Henry Kuhman, Food and Drug Inspector, from \$1,620 to \$1,680.

Frank C. Kreidler, Food and Drug Inspector, from \$1,620 to \$1,680.

Richard Jackson, Milk Inspector, from \$1,776 to \$1,836.

John Levin, Milk Inspector, from \$1,944 to \$2,004.

David E. Morgan, Milk Inspector, from \$1,704 to \$1,764.

Daniel Kuhn, Meat Inspector, from \$1,944 to \$2,004.

Charles Edelhauser, Meat Inspector, from \$1,776 to \$1,336.

Harry Bryden, Meat Inspector, from \$1,620 to \$1,680.

Grace E. McNally, Clerk-Stenographer, from \$1,140 to \$1,200.

Catherine Mahoney, Clerk-Typist, from \$1,140 to \$1,200.

Grace E. Wehr, Clerk, from \$1,140 to \$1,200.

Jennie McNally, Clerk, from \$1,320 to \$1,380.

Mary E. McGuinness, Clerk-Stenographer, from \$1,320 to \$1,380.

Charles F. Conrad, Health Inspector, from \$2,580 to \$2,700.

Richard J. Corbley, Sanitary Inspector, from \$1,944 to \$2,004.

George W. Gilmore, Sanitary Inspector, from \$1,944 to \$2,004.

Irwin G. Dakin, Sanitary Inspector, from \$1,944 to \$2,004.

George A. Van Houton, Sanitary Inspector, from \$1,944 to \$2,004.

Frederick W. Nichols, Sanitary Inspector, from \$1,944 to \$2,004.

Thomas P. Newton, Sanitary Inspector, from \$1,944 to \$2,004.

Leo G. Duffy, Sanitary Inspector, from \$1,944 to \$2,004.

John A. Donovan, Sanitary Inspector, from \$1,944 to \$2,004.

Obadiah S. Cole, Sanitary Inspector, from \$1,944 to \$2,004.

Garrett E. St. John, Sanitary Inspector, from \$1,944 to \$2,004.

Florence E. Mawer, School Nurse, from \$1,392 to \$1,440.

Ann Fulton, School Nurse, from \$1,392 to \$1,440.

Suzanne A. Sadler, School Nurse, from \$1,392 to \$1,440.

Mary E. Clinton, School Nurse, from \$1,392 to \$1,440.

Anna Liebler, School Nurse, from \$1,392 to \$1,440.

Eleanor Fahy, School Nurse, from \$1,320 to \$1,368.

Henry Oltman, Apothecary, from \$2,700 to \$2,820.

Arthur F. Warren, Asst. Apothecary, from \$1,776 to \$1,896.

Joseph A. Schramm, Clinic Physician, from \$600 to \$750.

Melvina H. Ryan, Record Nurse, from \$1,392 to \$1,440.

Alice I. Doran, Record Nurse, from \$1,392 to \$1,440.

Edna B. W. Smith, Visiting Nurse, from \$1,392 to \$1,440.

Nathan B. Heller, Pathologist, from \$600 to \$750.

Van S. Hurlburt, Janitor, from \$1,500 to \$1,560.

LeRoy Wood, Asst. Director, from \$1,000 to \$1,200.

James Centanni, Attendant, from \$1,560 to \$1,740.

Jacob F. Schaefer, Attendant, from \$1,440 to \$1,740.

R. N. Connolly, Bacteriologist, from \$5,500 to \$5,750.

Thomas Ripley, Asst. Bacteriologist, from \$2,700 to \$2,820.

H. A. Torbell, Asst. Bacteriologist, from \$2,700 to \$2,820.

G. Ward Disbrow, Asst. Bacteriologist, from \$2,700 to \$2,820.

John F. Dunn, Sanitary Inspector, from \$1,944 to \$2,004.

William J. Foyle, Sanitary Inspector, from \$1,944 to \$2,004.

Thomas Croghan, Clerk-Typist, from \$1,860 to \$1,920.

Mary Furey, Laboratory Asst., from \$864 to \$984.

Wilbur Cook, Laboratory Asst., from \$1,836 to \$1,956.

M. J. Fine, Director Tuber. Div.,
from \$2,640 to \$2,760.

William H. Green, Clinic Physician,
from \$684 to \$804.

Irving Willner, Clinic Physician,
from \$684 to \$804.

Julis Sobin, Clinic Physician, from
\$600 to \$720.

Eva Mulford, Visiting Nurse, from
\$1,392 to \$1,440.

Ella Schwinn, Visiting Nurse, from
\$1,392 to \$1,440.

Katherine Yellen, Visiting Nurse,
from \$1,392 to \$1,440.

Martha I. Hunt, Visiting Nurse,
from \$1,392 to \$1,440.

Cornellia Whitehead, Visiting Nurse,
from \$1,392 to \$1,440.

Ruth Lapsley, Visiting Nurse, from
\$1,392 to \$1,440.

Katherine Schubel, Visiting Nurse,
from \$1,392 to \$1,440.

Frederika Haer, Visiting Nurse,
from \$1,320 to \$1,368.

Jeanette S. Lawrence, Visiting
Nurse, from \$1,320 to \$1,368.

Florence E. Gutman, Visiting Nurse,
from \$1,320 to \$1,368.

Kathryn O' Toole, Clerk-Sten-
ographer, from \$1,380 to \$1,500.

Julius Levy, Div. Child Hygiene
Div., from \$2,640 to \$2,760.

Mable M. Philpot, Visiting Nurse,
from \$1,392 to \$1,440.

Sarah Lambert, Visiting Nurse,
from \$1,392 to \$1,440.

Edith Evans, Visiting Nurse, from
\$1,392 to \$1,440.

Helen C. O'Malley, Visiting Nurse,
from \$1,392 to \$1,440.

Florence E. Freeman, Visiting
Nurse, from \$1,392 to \$1,440.

Edith C. Boyce, Visiting Nurse,
from \$1,392 to \$1,440.

Laurel A. Streit, Visiting Nurse,
from \$1,392 to \$1,440.

Eliza Pelle, Visiting Nurse, from
\$1,392 to \$1,440.

Ida E. Long, Visiting Nurse, from
\$1,392 to \$1,440.

Pauline Coccozza, Visiting Nurse,
from \$1,392 to \$1,440.

Elizabeth Egbert, Visiting Nurse,
from \$1,392 to \$1,440.

Florence M. Smith, Visiting Nurse,
from \$1,392 to \$1,440.

Hazel Paddock, Visiting Nurse, from
\$1,392 to \$1,440.

Margaret P. Culen, Visiting Nurse,
from \$1,320 to \$1,368.

Anna T. Reilly, Visiting Nurse,
from \$1,320 to \$1,368.

Anna Scanlon, Visiting Nurse, from
\$1,320 to \$1,368.

Loretta Lyons, Visiting Nurse, from
\$1,320 to \$1,368.

J. E. H. Guthrie, Dentist, from \$816
to \$1,000.

Leo J. McManus, Dentist, from \$816
to \$1,000.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the follow-
ing votes:

Yeas: — Commissioners Brennan,
Gillen, Howe, Raymond, Mayor Breid-
enbach.

RESOLVED, By the Board of Com-
missioners of the City of Newark that
Charles F. Conrad, Chief Disinfecting
Inspector of the Bureau of Health,

Department of Public Affairs, be transferred to the position of Health Inspector, to take effect January 1, 1924.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennar
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the salaries of the following named employees in the Department of Public Affairs, be and the same are hereby increased to the amounts set opposite their respective names, effective January 1, 1924.

Employment Bureau

Edward A. Brennan, Clerk, from \$2,375 to \$2,700.

John Oestrich, Clerk, from \$2,112 to \$2,232.

Patrick A. McManus, Clerk, from \$1,920 to \$2,040.

Charles L. Walsh, Clerk, \$1,920 to \$2,040.

William J. Axt, Clerk, from \$1,920 to \$2,040.

Mrs. George R. Mount, Clerk, from \$1,224 to \$1,380.

John J. Caples, Clerk, from \$1,920 to \$2,040.

Rose O'Donnell, Telephone Operator, from \$960 to \$1,200.

Winifred A. Gill, Examiner, from \$1,360 to \$1,480.

Edna Lowry, Telephone Operator, from \$960 to \$1,020.

Bureau of Public Baths

Albert Binder, Superintendent, from \$1,800 to \$2,040.

Bertha B. Heath, Business Manager, from \$1,980 to \$2,280.

John Feind, Superintendent, from \$1,692 to \$2,040.

Annie McGee, Attendant, from \$1,284 to \$1,320.

Mary Smith, Attendant, from \$1,284 to \$1,320.

Mary Masterson, Cleaner and Helper, from \$1,080 to \$1,200.

Helen Matthews, Cleaner and Helper, from \$1,080 to \$1,200.

Amelia Eberhardt, Cleaner and Helper, from \$1,080 to \$1,200.

Lillian Messler, Attendant, from \$1,284 to \$1,320.

Antonio Lilio, Cleaner and Helper, from \$1,080 to \$1,200.

Joseph Passaic, Life Guard, from \$1,350 to \$1,500.

William H. Smith, Superintendent, from \$1,920 to \$2,040.

Jeannette Sonnekalb, Attendant, from \$408 to \$510.

Camillo La Vecchia, Mechanic, from \$2,040 to \$2,160.

Loretta King, Attendant, from \$1,284 to \$1,320.

William Lahey, Life Guard, \$1,350 to \$1,500.

Mary McConnell, Attendant, from \$960 to \$1,200.

James Dechesser, Attendant, from \$960 to \$1,200.

Elizabeth Beil, Attendant, from \$1,200 to \$1,320.

Charles Eberhardt, Cleaner and Helper, from \$1,080 to \$1,200.

Michael Walsh, Cleaner and Helper, from 960 to \$1,080.

Daniel Cronin, Cleaner and Helper, from \$960 to \$1,080.

Louise Pangiochi, Cleaner and Helper, from \$960 to \$1,080.

Salvatore Onore, Cleaner and Helper, from \$960 to \$1,080.

Frank Rutan, Cleaner and Helper, from \$960 to \$1,080.

Bureau of Outdoor Poor

Patrick J. O'Connor, Overseer of Poor, from \$3,300 to \$3,600.

John J. Dwyer, Clerk, from \$1,920 to \$2,140.

Salvatore Russoman, Clerk, from \$1,788 to \$1,980.

Edgar A. Arthur, Clerk, from \$1,740 to \$1,940.

James Slavin, Soc. Investigator, from \$1,620 to \$1,800.

James Cervone, Soc. Investigator, from \$1,620 to \$1,800.

Adolf Buch, Soc. Investigator, from \$1,620 to \$1,800.

Frances E. Tomney, Soc. Investigator, from \$1,620 to \$1,800.

William F. Kirst, Soc. Investigator, \$1,620 to \$1,800.

Thomas A. Cosgrove, Soc. Investigator, from \$1,620 to \$1,800.

Lina E. Oertel, Soc. Investigator, from \$1,500 to \$1,680.

Newark City Home

Carl Heller, Superintendent, from \$3,600 to \$3,900.

Pauline Heller, Matron, from \$600 to \$660.

Charles Schumacher, Clerk, from \$2,220 to \$2,400.

Agnes McCutchan, Stenographer, from \$900 to \$1,020.

Frances Dolan, Nurse, from \$1,080 to \$1,320.

Helen D. Feder, Teacher, from \$1,500 to \$1,620.

Anna Mulligan, Teacher, from \$1,320 to \$1,440.

Marjorie Conroy, Teacher, from \$1,320 to \$1,440.

Sue Studenorth, Teacher, from \$1,200 to \$1,320.

Richard Bain, Shoemaker, from \$1,320 to \$1,500.

Thomas Tighe, Laundryman, from \$1,344 to \$1,464.

Thomas Flemming, Barber, from \$1,320 to \$1,440.

Louis Camerado, Utility Man, from \$1,344 to \$1,464.

Henry Schnabel, Watchman, from \$1,320 to \$1,440.

Mary McDonald, Cottage Matron, from \$540 to \$600.

Margaret Cronin, Cottage Matron, from \$540 to \$600.

Isabel Hartford, Cottage Matron, from \$540 to \$600.

Anna Cavanaugh, Cottage Matron, from \$540 to \$600.

Marie Holly, Cook, from \$1,152 to \$1,200.

Alois Holly, Butcher, from \$800 to \$900.

Josephine Haynes, Parole Officer, from \$1,320 to \$1,440.

Ray MacFaylen, Parole Officer, from \$1,320 to \$1,440.

Almshouse

Luke Flood, Watchman, from \$1,284 to \$1,320.

Henry Streckfuses, Watchman, from \$1,284 to \$1,320.

William Deininger, Watchman, from \$1,284 to \$1,320.

Patrick J. Feeney, Carpenter, from \$2,580 to \$2,700.

Catherine Donnelly, Seamstress, from \$816 to \$900.

William Amberg, Watchman, from \$1,284 to \$1,320.

Hazel M. Wells, Clerk-Typist, from \$948 to \$1,080.

Charles B. Moore, Watchman, from \$1,284 to \$1,320.

Emma Mueller, Resident Nurse, from \$1,224 to \$1,320.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The safety and protection of the public property of the City of Newark to wit, the hot water circulating pump at the Newark Almshouse requires immediate repair; and,

WHEREAS, The Director of the Department of Public Affairs is in possession of an estimate of \$480.00 from the Cyrus Currier & Sons concern for said work; and,

RESOLVED, That an exigency exists which will not permit the advertising for bids for said work; and,

BE IT FURTHER RESOLVED,
That the Director of the Department

of Public Affairs, be and he is hereby authorized by virtue of the power and authority of Section 1, of Article XI, of Chapter 152 of the Laws of 1917, as amended by Chapter 319 of the Laws of 1920, to award the contract to the said Cyrus Currier & Sons for the amount of \$480.00 for repairing said hot water circulating pump at the Newark Almshouse.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The Board of Commissioners of the City of Newark, N. J.

Dear Sirs:

I respectfully submit the statements annexed (by items) of the amounts in gross as shown by the records in this office of the costs and expenses of the several paving, grading and grading, curbing and flagging, Chapter 152, Laws of 1917, now completed, which statements are now ready to be referred to the Board of Commissioners of Assessments for Local Improvements, in order that assessments for benefits may be levied in accordance with law.

A. K. BRADY,
Acting Auditor of Accounts.

Empire Street Grading\$ 5,378.10
 Chancellor Ave. G. C. & F. 59,598.55
 Commerce Street Repaving 66,233.15
 Clay Street Repaving..... 43,258.50
 South 20th St. Paving..... 12,454.70

RESOLVED, By the Board of Commissioners of the City of Newark, New Jersey, that the foregoing report and declaration of costs be and the same are hereby referred to the Board of Commissioners of Assessments for Local Improvements to assess benefits, pursuant to the direction and provision of the statutes in such case made and provided.

John Howe
 W. J. Brennan
 F. C. Breidenbach
 Charles P. Gillen
 Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Board of Commissioners of Assessments for Local Improvements has made, completed and certified to this Board its report of awards for damages sustained by the following street improvement:

Commerce Street Opening and Widening.

RESOLVED, That the 29th day of January, A. D., 1924, be and the said date is hereby fixed for the consideration of said report at a meeting of

this Board to be held in its meeting room (second floor rear) in the Newark City Hall, at 11 o'clock in the forenoon on that day, and the City Clerk of said City is hereby directed to give public notice of said meeting in the manner provided by law to all persons interested in said awards for damages.

F. C. Breidenbach
 W. J. Brennan
 John Howe
 Charles P. Gillen
 Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Auctioneer

Leo Monsheimer, 124 Frelinghuysen Avenue.

Constables

Joseph Fischman
 David Dornstein
 William Schudt
 Jerome Brett
 Bernard Brodsky.
 Isaac Lustbader
 Harry J. Glatt.
 Walton E. Wright
 William Maurice Powers
 Fred J. Angstman
 Frederick C. Rauchmiller

Bill Poster

R. C. Maxwell Company.

F. C. Breidenbach
John Howe
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Lucretia E. Briden has been certified by the Civil Service Commission as eligible for appointment to the position of Telephone Operator;

THEREFORE, BE IT RESOLVED, That Lucretia E. Briden be and she is hereby appointed to said position in the Building Division, Department of Public Safety, at a salary of \$960.00 per annum, payable semi-monthly as other salaries are paid, effective January 16, 1924.

W. J. Brennan
Thomas L. Raymond
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark, that the salaries of the following employees, Police Division, Department of Public Safety, be and the same are hereby increased to the sum set opposite their names, effective as of January 1, 1924:

Ernest Banks, Clerk, from \$2,340 to \$2,400.

Max Winant, Clerk, from \$2,220 to \$2,280.

Jacob G. Reul, Clerk, from \$2,220 to \$2,280.

Francis J. Long, Clerk-Stenographer, from \$2,220 to \$2,280.

Francis Goodwin, Jr., Clerk-Stenographer, from \$1,500 to \$1,680.

Joseph Coccozza, Identification Clerk, from \$1,740 to \$2,280.

Charles E. Derivaux, Identification Clerk, from \$1,740 to \$2,280.

John J. McConlounge, Identification Clerk, from \$1,740 to \$2,280.

Hobart A. Templeton, Identification Clerk, from \$1,740 to \$2,280.

James J. King, Identification Clerk, from \$1,380 to \$1,680.

Wilbur R. Kisling, Identification Clerk, from \$1,380 to \$1,680.

Thomas P. Moore, Identification Clerk, from \$1,380 to \$1,680.

Augustus J. Mitchell, Surgeon, from \$3,300 to \$3,900.

Raymond J. Mullin, Assistant Surgeon, from \$2,400 to \$2,700.

William A. Eager, Superintendent, P. S. S., from \$3,120 to \$3,300.

Charles J. Hamberger, Expert Mechanic, from \$1,920 to \$2,520.

Herman W. Ville, Mechanical Repairman, from \$2,040 to \$2,520.

Alicia T. Lott, Matron, from \$1,320 to \$1,440.

Mary Cullen, Matron, from \$1,320 to \$1,440.

Nellie A. Martin, Matron, from \$1,320 to \$1,440.

Margaret McGovern, Matron, from \$1,320 to \$1,440.

Emma Hawkey, Matron, from \$1,320 to \$1,440.

Mary Begley, Matron, from \$1,320 to \$1,440.

Mary Fitzpatrick, Matron, from \$1,320 to \$1,440.

Rose A. Martin, Matron, from \$1,320 to \$1,440.

Mary Byrne, Matron, from \$1,320 to \$1,440.

Elizabeth Hughes, Matron, from \$1,320 to \$1,440.

Theresa Baader, Matron, from \$1,320 to \$1,440.

Mary Ballantine, Matron, from \$1,320 to \$1,440.

Mary Cuquelle, Matron, from \$1,320 to \$1,440.

Anna B. Leahy, Matron, from \$1,320 to \$1,440.

Sarah Plum, Matron, from \$1,320 to \$1,440.

Annie Colahan, Matron, from \$1,200 to \$1,440.

Annie Helmstetter, Matron, from \$1,200 to \$1,440.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Elliott J. Potts has been certified by the Civil Service Commission as eligible for appointment to the position of Senior Clerk, Graae IV-(A-IV);

THEREFORE, BE IT RESOLVED, That Elliott J. Potts be and he is hereby appointed to said position in the Police Division, Department of Public Safety, at a salary of \$1,380.00 per annum, payable semi-monthly as other salaries are paid, effective as of January 1, 1924.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Harry Grudman, in the absence of a certified list, be and he is hereby appointed, temporarily, to the position of Deputy Clerk in the Second Criminal Court, Department of Public Safety, at the monthly compensation of \$208.33, payable semi-monthly as other salaries are paid, effective immediately.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Thomas Guthrie, Deputy Clerk in the Second Criminal Court, Department of Public Safety, having been certified as eligible by the Civil Service Commission, be and he is hereby promoted to the position of Clerk in said Court, at a salary of \$3,500.00 per annum, payable as other salaries are paid, effective immediately.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the salaries of the following named employees of the Fire Division of the Department of Public Safety be and the same are hereby increased to the sum set opposite each of their respective names, effective January 1, 1924:

John B. Keenan, Chief Clerk, from \$3,480 to \$3,600.

George M. Sanders, Clerk, from \$2,520 to \$2,790.

Irving R. Potts, Clerk, from \$2,160 to \$2,300.

John W. A. Eimes, Clerk-Senographer, from \$2,160 to \$2,300.

James L. Jenkinson, Inspector of Combustibles, from \$3,000 to \$3,250.

John Eber, Asst. Inspector of Combustibles, from \$2,000 to \$2,280.

Roy Faitoute, Clerk, from \$1,800 to \$2,000.

John G. Leffingwell, Head Lineman, from \$2,100 to \$2,220.

Joseph P. Hackett, Supt. of Repairs, from \$3,840 to \$4,200.

Truman Plant, Janitor, from \$1,320 to \$1600.

Vincent West, Machinist Helper, from \$1,680 to \$1,900.

John F. Miller, Expert Mechanic, from \$1,920 to \$2,100.

John W. Kane, Supt. of Telegraph, from \$3,840 to \$4,000.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with law and by authority of this Board, the Director of Public Safety has publicity solicited, received and opened proposals for furnishing the Police Division of the Department of Public Safety with one business desk for use in the Second Police Precinct, Summer and Seventh Avenues; and,

WHEREAS, The only proposal received for furnishing and installing said business desk, is that of Adam Licht, in amount of \$925.00, and said proposal having been submitted in compliance with requirements and being in all respects satisfactory to the Director of Public Safety.

BE IT RESOLVED, That the said proposal of Adam Licht be and the same is hereby accepted, the Law Department directed to prepare the proper contracts and the Director of Public Safety and the City Clerk authorized and empowered to execute said contracts for the City of Newark.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$50,000 be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

Water (Wanaque Fund)..\$50,000.00

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for furnishing the following to the new Centre Market:

Coal	Janitor Supplies
Hand Trucks	Electric Trucks

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for the installation of oil burning apparatus for heating purposes at No. 7 Fire Engine House in the Dept. of Public Safety.

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

WHEREAS, By resolution of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property was authorized to advertise for sealed proposals for the patching of the floors of the old Centre Market and erecting pipe railing along its sides; and,

WHEREAS, Martin J. Egan bid for Concrete patching 30 cents per square foot.

Asphalt patching 60 cents per square foot.

Pipe railing, \$2,800.

which bid was the lowest responsible one submitted;

THEREFORE BE IT RESOLVED, That the contract for said work be and the same is hereby awarded to Martin J. Egan at the figures above mentioned; and,

BE IT FURTHER RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the wrecking of the old Centre Market; and,

WHEREAS, Van Keuren & Son by sealed proposal agreed to wreck the said building without charge or profit to the City of Newark, which bid was the only formal bid received:

THEREFORE BE IT RESOLVED, That the contract for the aforesaid work be and the same is hereby awarded to Van Keuren & Son; and,

BE IT FURTHER RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicity receive and open bids for the erection of wood slat partitions in the basement of the new Centre Market in the space allotted to dry and cold storage as per specifications describing all partition work in the basement prepared by George E. Hooper and Frank Grad, architects; and,

WHEREAS, Clifford F. MacEvoy Company bid the sum of Twenty-eight thousand, six hundred and sixty-eight dollars (\$28,668.), which bid was the lowest responsible one submitted;

THEREFORE BE IT RESOLVED, That the contract for said work be and the same is hereby awarded to the Clifford F. MacEvoy Company at the price above mentioned; and,

BE IT FURTHER RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and The Automotive Equipment Company for the furnishing and delivering to the Department of Streets and Public Improvements of one electric motor-driven air compressor outfit complete, a copy of which contract dated December 14th, 1923, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same upon the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Nicholas Cichino, whose name has been certified by the Civil Service Commission as eligible, be and he hereby is appointed to the position of transitman in the Department of Streets and Public Improvements (Docks), at a compensation of \$1,500 per annum, effective January 16th, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Robert E. Mitchell, Jr., be and he hereby is appointed temporarily to the position of rodman in the Department of Streets and Public Improvements (Water) at a compensation of \$90.00 per month, effective January 8th, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the compensations of the following employees in the Department of Streets and Public Improvements be and the same hereby are increased to the amounts set opposite their respective names, effective as of January 10th, 1924:

Street Cleaning

Arthur Schmidt, Flusher Operator, to \$36 per week.

William Weichelman, Flusher Operator, to \$36 per week.

Frank Schimpf, Flusher Operator, to \$36 per week.

Thomas Connelly, Flusher Operator, to \$36 per week.

Joseph Pallitto, Flusher Operator, to \$36 per week.

Frank Drumgold, Flusher Operator, to \$36 per week.

Alfred H. Raber, Flusher Operator, to \$36 per week.

Richard Stover, Flusher Operator, to \$36 per week.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate has been submitted to the Board of Commissioners of the City of Newark by the Engineer in Charge of the Bureau of Sewers showing the probable cost of constructing a sewer in Alexander St. from Valley Street for a distance of about 330 feet northerly, for use of the abutting property only, together with lateral connections to the curb lines of said street, to be \$980.00 said

probable cost being based on the best information obtainable as to the probable cost of such sewer;

AND WHEREAS, The entire cost of doing work will be less than one thousand dollars:

THEREFORE BE IT RESOLVED, That in accordance with the provisions of the said Chapter 115 of the State Laws of 1919, the estimate so submitted and presented be and the same is hereby adopted and ordered filed; and,

BE IT FURTHER RESOLVED, That the Board hereby signifies its intention to construct a sewer in Alexander Street from Valley Street for a distance of about 330 feet north-erly, together with lateral connections to the curb lines; and that the Director of the Department of Streets and Public Improvements of the City of Newark will hear objections to the making of said improvements on Monday, January 21st, 1924, at 10 o'clock A. M. at the office of the said Director on the second floor, City Hall, Newark, N. J.; and,

BE IT FURTHER RESOLVED, That the Engineer in Charge of the Bureau of Sewers be and he is hereby authorized and directed to mail a copy of this resolution to the last known owner of record as shown by the tax records of the City of Newark, N. J., of property abutting on the portions of the street or highway through which such sewer is proposed to be constructed; and that the Engineer be and he is further instructed to post or cause to be posted a copy of this

resolution in the City Hall, Newark, N. J., at least five days prior to the introduction of a second resolution setting forth the final decision of said Board to construct such sewer.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That resolution (7937) adopted by this Board of Commissioner on December 24th, 1923, increasing the compensation of employees in the Department of Streets and Public Improvements be and the same hereby is rescinded in so far as the same applies to Daniel Spaide, General Inspector, such resolution in other respects to remain in full force and effect.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering the following materials to the Department of Streets and Public Improvements be and the same hereby are awarded to the following, being the lowest responsible bidder in each case:

**Photostat Corporation,
Providence, R. I.**

One (1) or more rolls 18" Photostat Paper, \$22.35 a roll.

**Pennsylvania Salt Mfg. Company,
New York City**

One (1) or more cylinders Chlorine, 5 cents a lb., F. O. B. Factory.

**Neptune Meter Company,
New York City**

One or more of any or all of the component parts for Trident Water Meters of each size and type, ranging from 5" to 6", List less 40-10%.

One (1) or more of any or all of the component parts for Trident Compound Water Meters, of each size and type, ranging from 2" to 8", List less 40-10%.

One (1) or more of any or all of the component parts for Trident Protectus Water Meters, of each size and type, ranging from 4" to 6", List less 40-10%.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering repair parts for water meters to the Department of Streets and Public Improvements, be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

**Thompson Meter Company,
Brooklyn, New York**

One (1) or more of any or all of the component parts for Lambert Water Meters, of each size and type, ranging from 5" to 6", List less 40%, F. O. B. Factory.

One (1) or more of any or all of the component parts for Lambert Water Meters and Valves, of each size and type, ranging from 2" to 10", List less 40%, F. O. B. Factory.

**Union Water Meter Company,
Worcester, Mass.**

One(1) or more of any or all of the component parts for Union Water Meters, of each size and type, ranging from 5" to 6", List Net.

One (1) or more of any or all of the component parts for Union Compound Water Meters and Valves of each size and type, ranging from 2" to 6", List Net.

**Worthington Pump and Machinery
Corp., New York City**

One (1) or more of any or all of the component parts for Worthington Compound Water Meters, of each size and type, ranging from 2" to 6", inclusive, List less 50%.

One (1) or more of any or all of the component parts for Worthing Compound Water Meters, of each size and type, ranging from 2" to 6", inclusive, List less 50%.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

The roll being called, the resolution was declared adopted by the following

ing votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Streets and Public Improvements be and he is hereby directed to advertise for sealed proposals for furnishing and delivering repair parts for Acme rock crusher.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Streets and Public Improvements be and he is hereby directed to advertise for sealed proposals for furnishing and delivering artificial silk gas mantles, crystal boulevard globes, opal domes and glass chimneys, in such quantities and at such times as may be ordered.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering the following materials to the Department of Streets and Public Improvements be and the same hereby are awarded to the following, being the lowest responsible bidder in each case:—

Warner-Quinlan Company,
New York City.

400 tons, more or less, asphaltic cement, at \$14.28 per ton.

Van Keuren & Son,
Harrison, N. J.

Approximately 15,000 common building bricks at \$26.00 per thousand.

Approximately 4,000 cubic yards asphalt sand, at \$2.30 per cubic yard.

Approximately 600 cubic yards cracked stone (three-quarters or one-half inch) at \$2.90 per cubic yard.

John P. Callaghan, Inc.,
Harrison, N. J.

Approximately 300 cubic yards cow-bay sand, at \$1.85 per cubic yard.

Approximately 600 barrels Portland cement, car lots, to asphalt plant, at \$2.62 per barrel.

Approximately 600 bags Portland cement, delivered any point within the city limits, at 71 cents per bag.

Rebate of 10 cents per bag on all empty bags returned.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Public Service Railway Company now has a pole located on the easterly side of Wallace Place, distant one hundred and eighty-nine (189) feet northwardly from the northwesterly curb line of Hudson Street, produced in the City of Newark, County of Essex, and State of New Jersey, which pole for public reasons it is desired shall be removed and erected and maintained within the northerly curb line of Warren Street, distant one hundred and seventy-six (176) feet northwestwardly from the westerly curb line of Hudson Street produced, otherwise to oc-

cupy the same relative position in the highway; and said Company has expressed a willingness to accede to such desire, upon being authorized and directed by resolution of this Body; therefore

Resolved, That the Public Service Railway Company be, and it is hereby requested and directed, to move the location of said pole and place the same in the position above recited.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Resolved, That the bid of Frank L. Wright of \$3.05 per cord, the only bid received, for cord wood to be cut by the Department of Streets and Public Improvements in the Pequannock Watershed, received by the Director of said Department on January 3d, 1924, in response to public advertisement, be and the same hereby is rejected, such price of \$3.05 per cord being considered too low.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Public Service Railway Company, successors and assigns, are hereby granted consent and permission to erect and maintain and additional pole for the purpose of sustaining the overhead construction of said Company, within the westerly curb line of Frelinghuysen Avenue, distant ten (10) feet southwardly from the southerly curb line of Miller Street produced, in the City of Newark, County of Essex, and State of New Jersey.

Thomas L. Raymond
John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark has instituted a suit in Court of Chancery of New Jersey to impress a trust on lands and real estate located in West Milford Township, Passaic County, New Jersey, containing approximately seventy-five (75) acres, which were conveyed to John M. Weaver and Edith Weaver, his wife, by Edward L. Wallace and Bessie E. Wallace, his wife, by warranty deed, dated February 17, 1923, recorded in book F 30 of deeds for Passaic County

on pages 388, etc., and to secure a conveyance of said lands and real estate to the City of Newark; and

WHEREAS, Said lands and premises were acquired by said John M. Weaver from said Edward L. Wallace on behalf of the City of Newark, and said John M. Weaver is now willing to transfer and convey the title of said land and premises to the City of Newark upon the payment to him of the purchase price paid by him to said Edward L. Wallace, together with his reasonable costs and expenses in connection with the acquisition of said property; and

WHEREAS, The Law Department of the City of Newark has advised this Board that the said John M. Weaver would be entitled to receive from the City of Newark the following items in case the said suit in Chancery of New Jersey were prosecuted to completion on behalf of the City of Newark, and a decree made in favor of the City of Newark, to wit:

Purchase price paid by John
M. Weaver to Edward L.
Wallace\$12,000.00

Amount paid to Messrs. J.
W. & E. De Voe, counsel-
lors-at-law, Paterson, N.
J., for professional ser-
vices rendered to said
John M. Weaver for
search of title, preparing
of abstract, affidavit and
closing of title, disburse-
ments for New Jersey Su-
preme and United States

District Court searches
and fees for recording
deed and cancelling mort-
gage on property..... 238.17

\$12,238.17

Interest on said sum of \$12,-
238.17 at 6 per cent. per
annum from February 20,
1923, to January 15, 1924
10 months 25 days)..... 663.88

Amounts paid by John M.
Weaver in connection with
maintenance of the prop-
erty since its acquisition
from Edward L. Wallace,
viz:

Cutting brush.....\$18.00
Gate post 10.00
Signs 3.00
One - half 1923
taxes assessed
said property.... 65.00

96.00

Interest on \$96 from July
1, 1923, to January 15,
1924, 6 per cent. per an-
num, six and one-half
months 3.14

Commission of 5 per cent. or
purchase price of \$12,000
services of John M.
Weaver in acquiring prop-
erty from Edward L. Wal-
lace on behalf of the City
of Newark..... 600.00
Total\$13,601.19

WHEREAS, This Board deems it
advisable for the best interests of the
City, on the recommendation of the
Director of the Department of Streets
and Public Improvements to acquire

said land and premises upon the pay-
ment of said sum of thirteen thousand
six hundred and one dollars and nine-
teen cents (\$13,601.19), and thereby
making it unnecessary to further
prosecute the suit in Chancery insti-
tuted on behalf of the City of New-
ark against said John M. Weaver and
Edith Weaver, his wife; therefore be
it further

RESOLVED, That the said sum of
thirteen thousand six hundred and
one dollars and nineteen cents (\$13,-
601.19) be and the same is hereby ap-
propriated from the Watershed Ex-
tension account, to said John M.
Weaver for the acquisition by the
City of Newark of said lands and
premises, comprising approximately
seventy-five (75) acres, located in
West Milford Township, Passaic
County, N. J., now owned by said
John M. Weaver and Edith Weaver,
his wife, and formerly owned by Ed-
ward L. Wallace, which is now the
subject of the aforesaid suit in Chan-
cery; said sum of thirteen thousand
six hundred and one dollars and nine-
teen cents (\$13,601.19) to be paid to
the said John M. Weaver upon the
filing by him with the Acting City
Auditor of a satisfactory warranty
deed, conveying the title to the City
of Newark, approved by the Law De-
partment.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering pick, pick handles, scoops and shovels, to the Department of Streets and Public Improvements, be and the same hereby is awarded to Benjamin Myer Company, Newark, it being the lowest responsible bidder, the amount of its bid being as follows:—

Thirteen dozen "Iron City" picks at \$8.40 per dozen.

Eighteen dozen hickory pick handles at \$4.65 per dozen.

Three dozen No. 2 square point, short handle Ames shovel, polished, at \$18.35 per dozen; unpolished, at \$17.35 per dozen.

One-half dozen No. 2 round point, large handle Ames shovel, polished, at \$18.35 per dozen; unpolished, at \$17.35 per dozen.

Eight dozen No. 2 round point, short handle Ames shovel, polished, at \$18.35 per dozen; unpolished, at \$17.35 per dozen.

Eight dozen No. 4 Ames scoops, polished, at \$20.20 per dozen; unpolished, at \$19.20 per dozen.

Two-thirds dozen No. 8 Ames scoops, polished, at \$22.75 per dozen; unpolished, at \$21.75 per dozen.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering picks, pick handles, scoops and shovels to the Department of Streets and Public Improvements, be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:—

**Banister & Pollard,
Newark.**

Thirteen dozen "Iron City" picks at \$8.40 per dozen.

Eighteen dozen No. 1 hickory pick handles at \$4.65 per dozen.

Three dozen No. 2 square point, short handle Ames shovels, polished, at \$18.35 per dozen; unpolished, at \$17.35 per dozen.

Eight dozen No. 2 round point, short handle Ames shovels, polished, at \$18.35 per dozen; unpolished, at \$17.35 per dozen.

One-half dozen No. 2 round point, long handle Ames shovels, polished, at \$18.35 per dozen; unpolished, at \$17.35 per dozen.

Eight dozen No. 4 Ames scoops, polished, \$20.20; unpolish, 19.20 per dozen.

Two-thirds dozen No. 8 Ames scoops, polished, at \$22.75 per dozen; unpolished, at \$21.75 per dozen.

**Ludlow & Squier,
Newark.**

Thirteen dozen "Iron City" picks
at \$8.40 per dozen.

Eighteen dozen No. 1 hickory pick
handles at \$4.65 per dozen.

Three dozen No. 2 square point,
short handle Ames shovels, polished,
at \$18.35 per dozen; unpolished, at
\$17.35 per dozen.

Eight dozen No. 2 round point, short
handle Ames shovels, polished, at
\$18.35 per dozen; unpolished, at \$17.35
per dozen.

One-half dozen No. 2 round point,
large handle Ames shovels, polished,
at \$18.35 per dozen; unpolished, at
\$17.35 per dozen.

Eight dozen No. 4 Ames scoops, pol-
ished, at \$20.20 per dozen; unpolished,
at \$19.20 per dozen.

Two-thirds dozen No. 8 Ames
scoops, polished, at \$22.75 per dozen;
unpolished, at \$19.75 per dozen.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the following
bonds be and the same are hereby ap-
proved as to sufficiency, and the City

Clerk is hereby directed to file the
same with the Department of Streets
and Public Improvements, which will
in turn file the same with the proper
city officer.

The Automotive Equipment Com-
pany, furnishing and delivering one
motor-driven air compressor. (Con-
tract bond.)

Plumbers' Bonds.

John H. Bormann
Henry Kaplan
Harry Nungesser
John T. Confroy
Harry Jacobs
William G. Day
Abe Jacobs
John C. Clark
Charles J. Boos
Angelo M. Corbo
Joseph Grunt
Maurice Resenkranz
Louis Dreskin
Jacob Holle
B. Frank Stasse

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

A communication from Frank A.
Boettner, protesting against the vaca-
tion of city property on Passaic Street
and other streets in the immediate

vicinity, and requesting an opportunity to be heard when application is made for this improvement, was received, read and on motion ordered referred to the Director of Streets and Public Improvements.

A communication from Cushing Post, No. 14, Veterans of Foreign Wars, demanding the removal of Myron W. Morse as Flag Custodian and submitting the name of William O. Allen, Past State Commander of the G. A. R., for appointment to this position, was received, read, and on motion ordered referred to the Director of Parks and Public Property.

The following communication was received and read:

Chamber of Commerce of the City of
Newark, New Jersey.

January 4, 1924.

Hon. Frederick C. Breidenbach,
Newark, N. J.

My dear Mr. Breidenbach:

In establishing the Bureau of Research in the Chamber of Commerce it is contemplated that many questions of importance to the City of Newark may be studied and developed in a somewhat more detailed and comprehensive manner than the average citizen has the time to do. It is, of course, fundamental that the attitude of the Bureau be purely constructive, co-operative and non-partisan. Facts are its chief concern.

Of the many municipal problems existing at this time, one looms up as of the greatest current interest and im-

portant—the preparation of the annual City Budget. The importance of this financial program increases in direct proportion as the public officials consider it as an instrument of financial control and publicity. The tax burden which this program of activities necessitates is likewise not to be considered lightly. So it is well realized that the preparation of the budget, involving as it does these factors, requires considerable study and planning.

It is also desirable that the budget be adopted as early as possible so that it may be a controlling plan for the whole year, rather than a history of a part of the year, and that the legal authority to borrow for current financing be promptly obtained. In this connection it is understood that the annual budget may be approved and adopted during the last month of the old fiscal year, but must be finally adopted by resolution after public hearing on or before February 24th.

Obviously, the public hearing is devised to develop constructive comment on the financial program so that when it is finally adopted it will truly represent a program of activities whose need is apparent and whose burden is bearable. On behalf of the citizens of Newark and the members of the Chamber of Commerce, it is urgently requested that the estimates not only be prepared with the greatest of care, but they may be made promptly available so that the comment at the budget hearing may be intelligent and based upon adequate study. In so far as is consistent with careful planning and consideration,

the speeding up of the budget calendar would seem highly desirable.

Very truly yours,
E. W. WOLLMUTH,
Executive Secretary.

Commissioner Gillen: In connection with this communication, I would like to say that the suggestions are very timely. The preparation of the budget is probably one of the most complicated and difficult tasks that the Commissioners have to perform. It should be prepared with the greatest of care. I think that there is no duty placed upon our shoulders that is of such a responsible character as this duty of preparing the budget. We settle finally the amount of money that the citizens of Newark must pay in the way of taxes for the conduct of the city government. There is no use of hiding the fact that the cost of municipal government is mounting very rapidly. In defense of ourselves, I might say that there are other municipalities in this State where the cost is mounting much more rapidly than it is in the City of Newark. In a great big growing city like Newark, where the city has jumped out of the small-town proposition into one of the foremost cities of the world, there are great demands upon the city government for improvements of various kinds. For instance, I would like to call your attention to one item in the budget—the cost of maintaining the Police Department. Newark not only has to take care of its own traffic locally, but Newark is burdened with a tremendous vehicular traffic that comes from New York and New England cities and goes south to Phila-

delphia or other southern or western points. Now, for instance, that traffic does not pass through Paterson. Paterson is not burdened with that kind of traffic to any great extent. As a result of this tremendous vehicular traffic the Police Department is called upon to assign a large number of policemen to traffic duty. There are, of course, many other items which enter into the cost of the city government and which must receive the very serious consideration of the Commissioners. I think that the suggestion of the Chamber of Commerce—although I do not always agree with them—regarding the co-operation of its Bureau of Research in the preparation of the city budget is a good one. I know how the citizens feel the pinch when they receive their tax bills. I feel it myself when I get a tax bill.

We are doing our utmost to keep the cost of city government down as low as possible. In some cases it is difficult for us to keep the cost down. For instance, there are employees in the city government who are faithful and efficient and who have been in the city's employ for a great many years. These employees, by virtue of their long years of service, are entitled to a higher wage. If a private concern does not pay its employees for faithful and efficient services rendered it will lose its employees, and so it is with public employees; they must be taken care of from time to time.

I would like to inform the business men and the property owners of Newark that we exercise the greatest care in preparing the tax budget. I would like them to know how we hold conferences and how we arrive at our conclusions. I am sure that this Com-

mission is anxious to keep the public fully informed as to how we reach our conclusions in regard to the various items appearing in the budget.

I, therefore, move that we hold a conference tomorrow morning, at 10 o'clock, on the budget, and invite the Chamber of Commerce to send one, two or three of their representatives to sit with the Commissioners at the conference so that they can informally discuss all the items appearing in the budget before they are approved by the Commissioners. In this way the Chamber of Commerce can keep the public fully informed as to how we reach our conclusions on the various items appearing in the budget.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Mayor Breidenbach: I would like to state for the benefit of Mr. Wollmuth, the Secretary of the Chamber of Commerce, that the Commissioners exercise great care in the preparation of the budget. I have a great big institution under my jurisdiction—the City Hospital—and I am compelled to rely, to a great extent, on the advice of the experts who are engaged as experts. I can assure you that the Commissioners are doing everything in their power to keep the cost of government as low as possible.

I would like to call your attention to the bids I received for the construction of a convalescent hospital at Ivy Hill. The plans called for the construction of a hospital large enough to accom-

modate 100 patients at a cost not to exceed \$200,000. I received a bid of \$268,000 which I considered too high. I, therefore, had the plans changed and readvertised for bids for a hospital to accommodate 66 patients.

As far as I am personally concerned, I welcome the Chamber of Commerce, the civic associations and citizens generally to go over the budget very carefully.

I would like to say a word about automobiles. I took this automobile question up with the Commissioners some time ago. I sometimes wish I never had an automobile, but I am compelled to cover public functions as late as 2 o'clock in the morning, and on this account I find it is absolutely necessary for me to have an automobile. If the taxpayers object to their Mayor using an automobile I am perfectly willing to use a Ford car or a motorcycle.

Reports of City Officers.

The following reports of City Officers were received and ordered filed:

Department of Weights and Measures for December, 1923.

Department of Buildings for December, 1923.

Clerk First District Court for December, 1923.

Clerk Second District Court for December, 1923.

Clerk of Almshouse for December, 1923.

Clerk of Centre Market for December, 1923.

City Clerk (2) for December, 1923.

Richard P. Rooney, Clerk First Criminal Court, Part 1, for December, 1923.

William Yuill, Clerk Second Criminal Court, Part 2, for December, 1923.

Thomas F. Guthrie, Deputy Clerk Second Criminal Court, Part 1, for December, 1923.

Arthur J. Connelly, Clerk Third Criminal Court, Part 1, for December, 1923.

Arthur J. Connelly, Clerk Third Criminal Court, Part 2, for December, 1923.

City Treasurer for December, 1923.
Comptroller for December, 1923.

Elizabeth S. Lewis, Clerk Family Court, for December, 1923.

Overseer of the Poor for September, October and November, 1923.

Department of Revenue and Finance
Office of the City Treasurer,
City of Newark, New Jersey.

To the Honorable

The Commissioners,
City of Newark, N. J.

Gentlemen:

In compliance with the Act of the Legislature, entitled "A further supplement of the Act, entitled An Act to amend and revise the Charter of the City of Newark," approved February 22d, 1866, I herewith present a statement of the cash transactions of the City for the month of December, 1923.

Receipts.

Cash on hand Nov. 30th,
1923\$2,609,413.28

Received from the Comptroller as follows:

For:

Street Improvements	\$ 46,451.79
Bonds: Temporary Loans	2,887,000.00
Funds: Redemptions	11,463.20
Market Const.....	2,400.00
Fire Dept.....	1,720.33
Health	333.20
Pension	215.15
Reserve	11,480.74
Almshouse	460.00
City Home.....	437.00
Police Dept.	429.04
Buildings	226.98
City Hospital.....	430.83
Green & Franklin Prop.	1,205.84
Stationery	274.38
Shade Trees.....	815.05
Contingent	975.45
Bureau of Motors.....	139.43
Sewers	350.28
Docks	13,291.50
House Sewer Conn.....	1,917.58
St. Cleaning.....	2,322.97
Streets	13,069.18
Lighting	209.39
Water Rents	148,176.12
Service	13,606.21
Special Int. Garb. Disp.	450.00
Petty Cash (S. & P. I.)	4,000.00

Miscellaneous Revenue.

Licenses, General.....	3,467.00
Dogs	308.00
Fees, City Clerk.....	555.50
District Courts.....	2,635.97
Baths	1,926.98
Fire Dept.	688.00
Health	802.56
Alteration, Electrical....	12,731.44
Police Court Fines.....	6,177.86

Almshouse	3.60
City Home.....	19.15
Library	3,510.04
Jitney Busses	15,512.20
Hospital	149.18
Markets	9,302.34
Gross Receipts, 1923....	152,746.14
Franchise Tax.....	161,801.80
Searches	1,479.25
Personal Taxes, Fees and Costs.....	1,639.30
Costs of Sale.....	32.80
Gas and Gas Meters.....	1,500.00
Sale of Building (P. & P. E.).....	250.00
Shade Trees.....	166.64
Parade Permits.....	15.50
Telephone	22.01
Rev. Ordinances.....	3.00
Lost Revolvers	877.48
Taxi Drivers' Badges....	3.00
Bureau of Streets.....	300.00
Sewers	1,530.20
Taxes, from Receiver 1923 and Polls.....	1,940,714.36
Arrears, Real Est. 1922	113,760.49
1921 and Prior.....	1,585.67
Personal 1922 & Polls	19,945.12
1921 Polls and Prior..	2,585.97
Shade Trees.....	35.00
Interest	24,910.68

Total on hand and rec'd. \$8,256,958.97

Department of Revenue and Finance,
Office of the City Treasurer,
City of Newark, New Jersey.

To the Honorable
The Commissioners of
The City of Newark, N. J.

Gentlemen:

The following is a resume of the
Disbursements by the City for the

month of December, 1923, as taken
from the City Treasurer's Cash Book.

Disbursements.

Public Affairs	\$ 129,292.86
Revenue and Finance.....	32,846.76
Parks and Public Prop....	147,879.04
Streets and Public Impts..	401,866.48
Public Safety.....	410,860.20
Water	197,081.38
General	3,967,215.05
Schools	700,000.00
Bonds	1,087,000.00
Interest	24,004.38
Redemption Account.....	11,932.45
Surplus Account	10.00
	<hr/>
	\$7,109,988.60
Cash on hand Dec. 31,	
1923	\$1,146,970.37
	<hr/>
	\$8,256,958.97

Respectfully submitted,

JOHN J. SUGRUE,

Acting City Treasurer.

Ordered filed.

Commissioner Brennan moved to ad-
journ to meet tomorrow, Wednesday,
at 10 A .M.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.
January 9, 1924.

An adjourned meeting of the Board
of Commissioners of the City of New-
ark, N. J., was held on the above date
in the Auditor's Office, at 10 A. M.

Present: Commissioners Brennan,
Gillen, Howe, Raymond, Mayor Brei-
denbach; other city officials and Mr.
Blanford, representing the Chamber
of Commerce.

Mayor Breidenbach stated that this
was an adjourned meeting for the pur-
pose of discussing the Budget.

Mayor Breidenbach presented his
Budget, stating increases were neces-
sary for the Bureau of Baths, City
Home, Newark Museum, Free Public
Library, City Hospital, Bureau of
Health and Dental Clinic.

After a discussion of the various
items, Commissioner Brennan moved
that the items of the Budget as sub-
mitted be tentatively approved.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Howe presented his
Budget, stating slight increases were
necessary for the Director's Office,
Comptroller's Office, Auditor's Office,
Treasurer's Office, Tax Assessors, Tax
Receiver's and Deputy Tax Collectors
to take care of salary raises.

Commissioner Gillen stated he
would have to make a few salary in-
creases in his Department and that no
doubt other Directors would have to
do likewise and felt increases should
be kept down to a 10 per cent. basis,
and felt this policy should be followed
in all Departments.

Commissioner Howe stated there
was an increase of \$5,000 for the
Board of Assessments for local im-
provements for street improvements
for which the city was under contract,
but that this amount would come back
to the city later, and that while this
amount appeared in the Budget as an
increase, it was merely advancing this
amount to provide for the improve-
ment, and that this amount would
come back to the city after the com-
pletion of the work.

After a discussion of the various
items, Commissioner Gillen moved that
the Budget as submitted be tenta-
tively approved.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
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mitted be tentatively approved.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Howe presented his
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Comptroller's Office, Auditor's Office,
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Receiver's and Deputy Tax Collectors
to take care of salary raises.

Commissioner Gillen stated he
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creases in his Department and that no
doubt other Directors would have to
do likewise and felt increases should
be kept down to a 10 per cent. basis,
and felt this policy should be followed
in all Departments.

Commissioner Howe stated there
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provements for street improvements
for which the city was under contract,
but that this amount would come back
to the city later, and that while this
amount appeared in the Budget as an
increase, it was merely advancing this
amount to provide for the improve-
ment, and that this amount would
come back to the city after the com-
pletion of the work.

After a discussion of the various
items, Commissioner Gillen moved that
the Budget as submitted be tenta-
tively approved.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

For the Law Department Mr. Congleton stated there was an increase of \$1,000 to provide salary increases.

Commissioner Howe moved that the items as submitted in this Budget be tentatively approved.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

For the City Clerk's Department, Mr. Brady explained there was an increase of \$2,000 for the Election Bureau to care for the handling of election booths and polling places.

Commissioner Gillen moved that the Budget as submitted for this Department be tentatively approved.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond presented his Budget, explaining the items of increase were due to increased population and additional new dwellings, which made it necessary to provide for additional street cleaning and garbage collection. Commissioner Ray-

mond stated the total increases for all sub-divisions in his Department was \$107,300.

After a discussion of the increases in the various items, Commissioner Brennan moved that the Budget be tentatively approved.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

For the Department of Parks and Public Property, Commissioner Gillen stated there was a large increase in the maintenance cost of public buildings last year, due to the rapid deterioration of machinery and elevators in the City Hall, and explained that the cost of repair work would increase each year, and that it was estimated that repair work on three elevators in the City Hall this year would cost between \$10,000 and \$12,000, and, in addition, there would be a lot of repairs to be made to the boilers and engines.

Commissioner Gillen stated there would be a decrease of \$800 in the Department of Weights and Measures and a decrease of \$2,000 for miscellaneous advertising.

Commissioner Gillen explained he had not included the new Centre Market in the Budget for the reason that there was nothing to compare it with, but that it was figured the cost of

operating the new market would be \$440,000 and that the anticipated receipts would be \$481,000, which included the rental of stands, restaurant, barber shop, parking station and everything.

After a discussion of the various items, Commissioner Raymond moved that the Budget as submitted be tentatively approved.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen stated at the present time there was an old building on the east side of Mulberry Street over the Canal, directly opposite the old market, which is owned by the State Department of Conservation and Development which is an eye-sore and which was rented by them to a commission merchant, and that he had requested them to remove it, but that they did not feel justified in ejecting the tenant because they were getting a substantial rental from the building.

Commissioner Gillen moved that this Board go on record as requesting the State Board to remove this terrible eye-sore.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond stated there was a matter which he thought should be provided for in the Budget that had not been mentioned and which had been brought to the attention of the Board several times—comfort stations. I think we should take care of this situation. It is a very important matter. I think we should put up some small castiron booths in the parks and see that there are plenty of them. Regardless of their appearance, we have got to take care of that situation.

Final action on this matter was deferred until the next conference.

Commissioner Brennan presented his Budget and explained the various items, stating he was compelled to provide salary increases in the Building and Electrical Divisions; that these men were supervising work done by others who were receiving more money than they are, and stated that both of these Bureaus were self-sustaining and that the return in fees from these Bureaus by far exceeded the increases he was asking.

Commissioner Brennan stated the Chief of Police recommended the appointment of 200 additional patrolmen in the Police Division and that he felt he should have an appropriation for at least 100 additional men.

After a lengthy discussion, Commissioner Raymond moved that Director Brennan be authorized to provide for 50 additional patrolmen.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Director Brennan stated he was asking for \$20,000 for a Traffic Signal System which he felt was a public necessity and which had been suggested and recommended by the Chamber of Commerce, and that for the Police Division there was an increase of \$9,490 to take care of the stepping rate of first and second year men and that he was requesting an appropriation for two additional expert mechanics because of the complete motorization of the Fire Department.

Director Brennan also stated he felt he should be allowed an additional appropriation to take care of the appointment of thirty-two additional firemen in order to establish hook and ladder companies in the Weequahic section and at Central Avenue and Ninth Street, which the Fire Chief felt were absolutely necessary.

Commissioner Raymond moved that the items for the Traffic Signal System, expert mechanics and thirty-two additional firemen as recommended by Director Brennan be allowed.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the Budget as submitted by Director Brennan be tentatively approved.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen moved to adjourn to meet at 10.30 A. M., on Friday, January 11, and that copies of the Budget be prepared in accordance with the figures tentatively adopted and that copies be furnished to each Commissioner.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

THOMAS L. RAYMOND
F. C. BREIDENBACH
JOHN HOWE
W. J. BRENNAN
CHARLES P. GILLEN

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

January 11, 1924.

An adjourned meeting of the Board
of Commissioners of the City of New-

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Director Brennan stated he was asking for \$20,000 for a Traffic Signal System which he felt was a public necessity and which had been suggested and recommended by the Chamber of Commerce, and that for the Police Division there was an increase of \$9,490 to take care of the stepping rate of first and second year men and that he was requesting an appropriation for two additional expert mechanics because of the complete motorization of the Fire Department.

Director Brennan also stated he felt he should be allowed an additional appropriation to take care of the appointment of thirty-two additional firemen in order to establish hook and ladder companies in the Weequahic section and at Central Avenue and Ninth Street, which the Fire Chief felt were absolutely necessary.

Commissioner Raymond moved that the items for the Traffic Signal System, expert mechanics and thirty-two additional firemen as recommended by Director Brennan be allowed.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the Budget as submitted by Director Brennan be tentatively approved.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen moved to adjourn to meet at 10.30 A. M., on Friday, January 11, and that copies of the Budget be prepared in accordance with the figures tentatively adopted and that copies be furnished to each Commissioner.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

THOMAS L. RAYMOND
F. C. BREIDENBACH
JOHN HOWE
W. J. BRENNAN
CHARLES P. GILLEN

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

January 11, 1924.

An adjourned meeting of the Board
of Commissioners of the City of New-

ark, N. J., was held on the above date in the Auditor's Office, City Hall, Newark, at 10:30 A. M.

Present:—Commissioners Brennan, Gillen, Howe Raymand, Mayor Breidenbach.

Commissioner Raymond: I have a matter here that I would like to get the views of the Commission on. It is the proposed sale of the Army Base at Port Newark. The Mayor has received a telegram from Senator Edge saying that the War Department has a cash offer of \$4,000,000 for this property. My idea was to write to Senator Edge and ask him who the bidders were and where they come from; what the terms of the \$6,000,000 sale are. I have written a letter this morning tentatively saying we could not possibly make it in cash. We sold this dock and other property to the government for patriotic purposes and I don't see any reason why the public should be deprived of the use of this dock. This telegram states if Newark wishes to enter negotiations, we should send a representative to Washington immediately.

It the first place I cannot believe there is any need for such haste as this telegram would indicate. I think we ought to adopt a policy of finding out who these bidders are and what the terms are of the long payment plan. If Secretary Weeks has the interest of Newark and navigation in general at heart, he will delay these negotiations until we find out more about them. We cannot buy property for \$4,000,000. That is out of the question and we are not interested in

the payment of \$6,000,000 even on the long term payment basis. It would cost \$300,000 or \$400,000 a year to maintain this property and we could never get a return that would justify the investment. I think we are entitled to know what the terms are of this \$6,000,000 offer; who the bidders are and what the terms are. We want this thing done out in the open. The whole business is unfair to the City and its citizens. It looks as though the War Department would rather deal with private individuals than the public, I don't know why.

Corporation Counsel Congleton: We were given assurances by Secretary of War Weeks last fall, that he was to furnish to Senator Edge the terms of sale whenever one was proposed, the Senator to forward the information to Newark, and the War Department has not been furnishing that information. If this sale is made under a long payment plan, there is one thing you must bear in mind, and that is that Newark will be suffering by the taking of this property out of the ratables. That is a strong point we should make clear. If sold on the long payment plans one of the conditions should be that the property be turned into the Newark ratables.

Commissioner Howe: Personally, if we can keep the dock front, I would like to see it sold if we can get it in the ratables. I would never want to see it sold so that we would lose it in the ratables.

Commissioner Raymond: Mr. Brady, do you know of any basis on which the City could purchase the property?

Mr. Brady: No, we could buy it if the price were within our bonding limit, or we might arrange to lease it with the agreement that the rental after a term of years be applied to the purchase price. If this plan were used the City would not have to issue bonds. If we were to purchase this by means of a bond issue it would shut us out of the New York Bond Market no matter when we had to pay it. The \$6,000,000 would stay there as long as the bonds were issued and the cost would naturally go on.

Commissioner Howe: If this \$6,000,000 long term payment sale were made, the City would lose according to the length of time the property would be kept out of the ratables. On the other hand under the \$4,000,000 cash sale, this would put the property into the ratables at once and would net the City about \$152,000 a year in taxes. If we own it we get no taxes. By permitting the purchaser to acquire this property at \$6,000,000 for a period over twenty-five years, we will be permitting him to acquire it at our expense and without the cost of a penny when you come to think of the taxes he does not have to pay.

Commissioner Raymond moved that he be authorized to write to Senator Edge that it is the sense of this Commission we will not purchase the property, but would like to see it sold in such a way that the dock be restored to public use in any sale they may make, and to protest against any sale that would keep this property out of our ratables.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond: I now move that it be the sense of this Commission that satisfactory arrangements be made for the sale of seven or eight acres of land at Pork Newark, reserving to the City the rights of the water front, such sale to be located 100 feet back from the back of the dock, and that it be understood that in the sale of this particular piece of property we are not establishing a precedent, the price to be about \$25,000 per acre.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Corporation Counsel Congleton: Under the law you have to fix a time for a hearing on the Budget and have to advertise it ten days before that day. Heretofore the public hearings have been long sessions and at other times short. What is your thought, that the hearing be held on one of the regular meeting days, or do you want to set a special day?

Commissioner Raymond moved that the hearing on the Budget be held on Tuesday, January 29th, at 10 o'clock sharp.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The total amounts for each Department as enumerated in the Budget hereto annexed were then approved.

Mayor Breidenbach offered the following resolution:

RESOLVED, By the Board of Commissioners of the City of Newark, that the following local Budget of the City of Newark, for the fiscal year 1924, be and the same is hereby approved, in accordance with the provisions of Chapter 192, of the Laws of 1917 (and acts amendatory thereof and supplementary thereto); and,

BE IT FURTHER RESOLVED, That a public hearing upon said budget to be held in the Board Room, City Hall, Newark, New Jersey, on

Tuesday, January 29th, 1924, at 10:00 A. M., when and where objections thereto may be presented by any tax payer of said City; and,

BE IT FURTHER RESOLVED, That the City Clerk be and he is hereby directed to publish said budget together with a notice of the time and place of public hearing thereon, in accordance with Law, and also to forward immediately a copy to the Commissioner of Municipal Accounts at Trenton, New Jersey.

F. C. Breidenbach
Thomas L. Raymond
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioner Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

MUNICIPAL BUDGET FOR THE YEAR 1924

Notice of approval of Local Budget of the City of Newark for the fiscal year 1924, and of the time and place of public hearing thereon, to be given by the Board of Commissioners of the City of Newark.

PUBLIC NOTICE is hereby given that the Board of Commissioners of the City of Newark at a meeting of said Commission held January 11th, 1924, did approve the following local budget for the City of Newark for the fiscal year 1924, in accordance with the provisions of Chapter 192 of the Laws of 1917 (and the acts amendatory thereof and supplementary thereto) and that the said Board of Commissioners of the City of Newark will give a public hearing upon said local budget at a meeting of said Commission to be held in the Board of Commissioners' Chamber, City Hall, Newark, N. J., on Tuesday, January 29th, 1924, at 10 o'clock in the forenoon, when and where objections thereto may be presented by any taxpayer of said municipality.

Dated January 11, 1924.

WILLIAM J. EGAN,
City Clerk.

MUNICIPAL BUDGET FOR THE CITY OF NEWARK FOR THE YEAR 1924

Estimated Balance in Surplus Revenue Account January 1, 1924.....		\$225,000.00
	Amount Appropriated 1924	Amount Appropriated 1923
Surplus Revenue Appropriated	\$200,000.00	\$275,000.00

MISCELLANEOUS REVENUE ESTIMATED

Poll Tax	\$ 50,000.00	\$ 50,000.00
Gross Receipts Tax ..	490,000.00	510,000.00
5% Trolley Tax ..	250,000.00	305,000.00

Franchise Tax	435,000.00	430,000.00
Jitney Tax	170,000.00	140,000.00
Interest on Taxes and Assessments	325,000.00	300,000.00
General License	90,000.00	95,000.00
FEES		
District Courts	30,000.00	30,500.00
Police Courts	35,000.00	30,000.00
Markets		58,000.00
Tax Title Searches	15,000.00	13,000.00
Construction and Alteration of Buildings	110,000.00	90,000.00
Bureau of Health	18,000.00	18,000.00
Bureau of Baths	12,000.00	12,000.00
City Clerk's Office	7,000.00	7,000.00
Public Library	20,000.00	22,000.00
Assessing Local Improvements	25,000.00	25,000.00
Engineering and Inspecting Local Improvements	75,000.00	75,000.00
Tax Sale Fees	15,000.00	15,000.00
Public Sewer Connections	15,000.00	10,000.00
City Hospital		1,000.00
Fire Bureau	6,000.00	6,000.00
Police Bureau		1,000.00
Bureau of Streets	5,000.00	5,000.00
Water Bureau	20,000.00	20,000.00
Dock Bureau	2,000.00	2,000.00
Inspecting Meters	1,500.00	1,500.00
Miscellaneous	3,500.00	3,500.00
	<u>\$2,425,000.00</u>	<u>\$2,550,000.00</u>
Amount to be raised by Taxation	<u>11,915,000.00</u>	<u>10,821,150.00</u>
	<u>\$14,340,000.00</u>	<u>\$13,371,150.00</u>

**ANTICIPATED REVENUE WHICH ARE REQUIRED BY LAW TO BE
APPLIED TO SPECIFIC PURPOSES, AS FOLLOWS:**

HOUSE SEWER CONNECTIONS

All receipts for House Sewer Connections are credited to House Sewer Connections Account.

SIDEWALKS

All receipts for Sidewalk Assessments are credited to Sidewalks Account.

STREET REPAIRS

All receipts for work done by Street Repairs Department for private parties and where assessments are levied against abutting property owners are credited to Street Repairs Account.

WATER DEPARTMENT RECEIPTS

All receipts for Water Department are credited to Water Funds to be used:

1. To pay Interest and Sinking Fund Charges, and
2. For Maintenance and Extension of Water Plant.

DOCK RECEIPTS

All receipts for Docks are credited to Dock Fund for Maintenance of Docks and Wharves, and the balance, if any, to be applied to the payment of interest and sinking fund charges on permanent bonds.

SHADE TREE RECEIPTS

All receipts for Shade Tree Assessments are credited to Shade Tree Account.

VIOLATION OF HEALTH LAWS

All fines, etc., for violations of Health Laws are credited to the Board of Health Pension Fund.

MARKET RECEIPTS

All receipts for Public Markets are credited to the Market Funds to be used:

1. To pay Interest and Sinking Fund Charges; and,
2. For Maintenance and Support of the Public Markets.

PUBLIC AFFAIRS

	Amount Approp- riated 1924	Amount Approp- riated 1923
Director's Office	\$ 33,500.00	\$ 36,750.00
Employment Bureau	20,000.00	17,000.00
City Hospital	650,000.00	640,000.00
Public Health	350,000.00	325,000.00
Public Baths	100,000.00	88,000.00
City Home	105,000.00	100,000.00
Almshouse	125,000.00	122,000.00
Out-Door Poor	122,000.00	122,000.00
Public Outings	12,000.00	12,000.00
Public Band Concerts	5,000.00	5,000.00
Celebration of Holidays	5,500.00	5,500.00
Art Museum	25,000.00	15,000.00
Rental of Beds in Institutions	33,750.00	36,250.00
Free Public Library	340,000.00	285,000.00
Free Dental Clinic	15,000.00	12,500.00
Relief and Education of Certain Indigent Children	1,000.00	1,000.00
	<u>\$1,942,750.00</u>	<u>\$1,823,000.00</u>

BUDGET DEPT. REVENUE AND FINANCE

	Amount Appropriated 1924	Amount Appropriated 1923
Director's Office	\$ 24,500.00	\$ 24,000.00
Comptroller's Office	55,500.00	52,000.00
Auditor's Office	31,500.00	30,500.00
City Treasurer's Office	19,700.00	19,000.00
Tax Assessors	153,000.00	138,000.00
Tax Receiver	61,000.00	59,000.00
Deputy Tax Collectors	18,500.00	12,000.00
Commissioners of Assessments for Local Improvements.....	28,000.00	23,000.00
	<u>\$391,700.00</u>	<u>\$357,500.00</u>

BUDGET DEPT. STREETS AND PUBLIC IMPROVEMENTS

	Amount Appropriated 1924	Amount Appropriated 1923
Director's Office	\$ 39,300.00	\$ 39,300.00
Bureau of Streets	230,000.00	217,700.00
Sidewalks	4,000.00	4,000.00
Maintenance Incline Plane	1,200.00	1,200.00
Bureau of Sewers	100,000.00	100,000.00
Street Cleaning	1,299,000.00	1,200,000.00
Public Lighting	355,000.00	350,000.00
House Sewer Connections	3,800.00	3,800.00
Bureau of Surveys	45,000.00	45,000.00
Bureau of Purchases	7,000.00	7,000.00
Bureau of Motors	10,000.00	10,000.00
	<u>\$2,085,300.00</u>	<u>\$1,978,000.00</u>

BUDGET DEPT. OF PUBLIC SAFETY

	Amount Appropriated 1924	Amount Appropriated 1923
Director's Office	\$ 21,500.00	\$ 20,800.00
Fire Department	1,934,000.00	1,860,000.00
Police Department	2,280,000.00	2,160,000.00
License Department	19,000.00	19,000.00
Construction and Alteration of Buildings, Electrical Bureau.....	100,000.00	92,000.00
	<u>\$4,354,500.00</u>	<u>\$4,151,800.00</u>

BUDGET DEPT. PARKS AND PUBLIC PROPERTY

	Amount Appropriated 1924	Amount Appropriated 1923
Director's Office	\$ 37,600.00	\$ 41,500.00
Markets		35,000.00
Shade Tree Bureau	109,000.00	105,000.00
Smoke Abatement	3,500.00	3,500.00
Weights and Measures	21,000.00	21,800.00
Maintenance Dog Pound	8,000.00	5,500.00
Removal Dead Animals		3,583.00
Maintenance City Hall	241,000.00	216,000.00
Printing and Stationery	59,900.00	55,000.00
Miscellaneous Advertising	18,000.00	20,000.00
	<u>\$498,000.00</u>	<u>\$506,883.00</u>

BUDGET NON-DEPRATMENTAL

	Amount Appropriated 1924	Amount Appropriated 1923
Law Department	\$52,200.00	\$51,200.00
City Clerk's Office	67,000.00	65,000.00
Elections	38,000.00	25,000.00
District Courts	36,800.00	35,000.00
Technical School	40,000.00	40,000.00
Sinking Fund Commission	3,300.00	3,300.00
City Sundries	25,000.00	25,000.00
Contingent	50,000.00	50,000.00
Police Courts	47,000.00	45,000.00
	<u>\$359,300.00</u>	<u>\$339,500.00</u>

DEBT STATEMENT

	Amount Appropriated 1924	Amount Appropriated 1923
Interest on Bonds	\$1,879,444.50	\$1,709,579.25
Sinking Fund	417,873.77	323,658.71
To Redeem Bonds	639,000.00	491,000.00
To Redeem Emergency Bonds	210,000.00	12,000.00
To Redeem Interest Deficit Note	52,038.00	66,308.59
General Interest ; Interest Temp. Loans, etc.	175,000.00	175,000.00
	<u>\$3,373,356.27</u>	<u>\$2,777,556.85</u>

ASSESSMENT DEFICIENCY

	Amount Appropriated 1924	Amount Appropriated 1923
Sewers		\$ 109.82
Sewers, Chap. 152, Laws 1917	\$168,496.67	1,571.21
Pavings, Chap. 152, Laws 1917	370,153.33	643,145.34
Grading, C. & F., Chap. 152, Laws 1917	1,245.44	51,498.13
Grading, Curbing and Flagging		440.00
Opening Streets	58,001.66	16,932.17
	\$597,897.10	\$713,691.67

SURPLUS AND DEFICIENCY

	Amount Appropriated 1924	Amount Appropriated 1923
Reserve for Uncollected Personal Tax	\$300,000.00	\$250,000.00
Remissions, Discounts, Etc., Taxes	259,256.08	300,000.00
	\$559,256.08	\$550,000.00

PENSION FUNDS

	Amount Appropriated 1924	Amount Appropriated 1923
Fire and Police Pension Fund	\$147,352.54	\$143,624.98
Board of Health Pension Fund	10,136.97	9,568.12
Board of Works Pension Fund	20,451.04	20,025.38
	\$177,940.55	\$173,218.48

RECAPITULATION

	Amount Appropriated 1923	Amount Appropriated 1924
Public Affairs	\$1,823,000.00	\$1,942,750.00
Revenue and Finance	357,500.00	391,700.00
Streets and Public Improvements	1,978,000.00	2,085,300.00
Public Safety	4,151,800.00	4,354,500.00
Parks and Public Property	506,883.00	498,000.00
Non-Departmental	339,500.00	359,300.00
Debt Service	2,777,556.85	3,373,356.27
Assessment Deficiency	713,691.67	597,897.10
Surplus and Deficiency	550,000.00	559,256.08
Pension Funds	173,218.48	177,940.55
	\$13,371,150.00	\$14,340,000.00
Miscellaneous Revenue	2,550,000.00	2,425,000.00
	\$10,821,150.00	\$11,915,000.00

Commissioner Brennan moved to adjourn.

APPROVED:
F. C. BREIDENBACH
CHARLES P. GILLEN
JOHN HOWE
W. J. BRENNAN
THOMAS L. RAYMOND

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The Board of Commissioners of The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

January 15, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioner Gillen, Howe, Raymond, Mayor Breidenbach.

Absent:—Commissioner Brennan.

The minutes of the meetings of January 8th, 9th and 11th, 1924, were read and approved.

The followings reports of the Board of Assessment for Local Improvements assessing benefits for street improvements were read and ordered filed:

Astor Street resurfacing from Clinton Avenue to New Jersey Railroad Avenue.

Broad Street resurfacing from Clay Street to Harvey Street.

High Street grading, curbing, flagging and paving of the northwest and southeast corners of Orange Street and at the southeast corner of Eighth Avenue and High Street.

Manchester Place flagging from Montclair Avenue to the Erie Railroad.

Pacific Street paving from South Street to Thomas Street.

Pomona Avenue paving and repaving from Bergen Street to Clinton Place.

Summer Avenue paving from Verona Avenue to the Newark-Belleville Line.

Thirteenth Avenue paving from South Eighteenth Street to Grove Street.

Mr. Hindenlang presented the following petition which was read by the clerk:

To the Honorable Board of
Commissioners of the City of
Newark, County of Essex and
State of New Jersey:

The petition of Louis Princippi of 93 Wilson Avenue, Newark, New Jersey, respectfully shows:

1. That on or about January 2, 1924, he filed plans with the Building Department of the City of Newark for a proposed auto accessories store at No. 426 Lafayette Street, Newark, New Jersey. Said plans for proposed building met all the requirements of the Building Code of the City of Newark.

2. On or about January 10, 1924, your petitioner's attorney was informed by Frederic Bigelow, Superintendent of Buildings, that the plans would be rejected, but no cause was given for same.

Your petitioner hereby gives notice of appeal and desires that your Board may fix such time and place for a hearing of said appeal to review the action of the said Superintendent of

Buildings in refusing to grant a permit under the application filed.

Respectfully yours,
Theo. G. Hindenland,
9 Clinton Street,
Newark, N. J.

Dated Newark, N. J.
Jan. 15, 1924.

Ordered referred to the Director of the Department of Public Safety.

Corporation Counsel Congleton: At your request, the Law Department has been investigating the matter of the transfer of the terminal building to the Public Service Corporation and we are prepared with a report on it. After discussing this with you I have addressed this in the form of a communication to the Public Utility Commissioners.

Mr. Congleton then read the following communication:

January 15, 1924.

To the Board of Public Utility
Commissioners of the State of
New Jersey.

Gentleman:

The Board of Commissioners of the City of Newark present to your Board the following matters for your consideration in connection with the application now pending for your approval of the sale of "Newark Terminal Building" by Public Service Railway Company to Public Service Corporation.

(a) The proposed sale will effect a separation in ownership of the Railway Terminal facilities:

It will leave the ownership of approaches in the Public Service Railway Company, but will divest that Company of the ownership of the Terminal facilities, and vest the ownership thereof in Public Service Corporation, a business corporation, not a Public Utility, therefore not subject to your jurisdiction or power of regulation and control.

(b) The Terminal and the approaches thereto constitute an integral part of the system of Public Service Railway Company, and are essential to enable that Company to furnish safe, adequate and proper service.

The Terminal and the approaches are united in use. Neither would be of service in transportation without the other.

The City of Newark gave its consent to the construction of the approaches in and under Public Streets and places of the City to enable a connection to be made between the system of the Railway Company and the Terminal Station, an improvement in service to be effected, particularly through the lessening of congestion at Broad and Market Streets and the elimination of curves at that point.

(c) The mortgage of \$5,000,000.00 given by Public Service Newark Terminal Railway Company to Fidelity Trust Company, June 1, 1915 (K. 34 p. 4, Essex County) covers the "Terminal Property" and subways and other approaches, and the franchises, as one.

The mortgage provides. "Nothing contained in this mortgage or in any bond hereby secured shall prevent any consolidation or merger of the Terminal Company with any other corporation, or any conveyance and transfer (subject to the continuing lien of this mortgage and to all provisions thereof) of all the properties subject to this mortgage as an entirety to a corporation authorized to acquire and operate the same."

It is suggested that this provision was intended to impose a restriction upon, and limit, the power of sale of the property and that there can be (a) no sale of part of the property as now proposed, nor (b) any sale to a corporation not authorized to acquire and operate the same "as an entirety," without a violation of the spirit, if not the letter, of this provision.

Public Service Corporation, organized under the General Corporation Act, is not authorized to acquire and operate a Street railway, and therefore is not authorized to acquire and operate the subways and other approaches, which are in and under the public highways and places and which constitute part of the mortgaged property "as an entirety."

(d) The petition of Public Service Railway Company does not set up that the facilities now in use by it in The Terminal Building are, or are likely to become, over a reasonable period, inadequate to meet its needs.

It merely recites that unnamed tenants in the building require added space and that providing such added

spaces will require added capital expenditures, which the Railway Company is not in a position to make.

It, therefore, appears affirmatively that the added capital expenditures are not required by necessities of the Railway Company and have no relation to its ability to render safe, adequate and proper service.

(e) Neither the petition, nor the testimony taken in connection therewith, throw any light upon the question, whether the proposed sale will disadvantage the Railway Company in precluding it from, or rendering more costly, an expansion of its facilities in connection with the abandonment of the Morris Canal as a water way and the devoting of the canal bed to other public uses.

(f) Nor does the petition, or the testimony taken in connection therewith, answer the question, whether the proposed sale will disadvantage the Railway Company in a possible future connection or co-ordination of its system with that of the Hudson and Manhattan Railroad Company.

(ff) Nor does the petition, or the testimony taken in support thereof show that the property it is now proposed to sell will not in its entirety be required to enable the Railway Company to meet reasonably the future needs of the service it has undertaken to render.

In its applications to your Board for increases in fares the Railway Company has throughout maintained that the property as a whole was both used

and useful in the public service, and the value thereof as an entirety has been included in the value of the property upon which the Company claim to be entitled to a return.

It is suggested that if the property was then in its entirety "used and useful" in street and railway service it is none the less so at this time.

(g) The Public Service Railway Company, was, and is, a party to the \$5,000,000 mortgage before mentioned.

It undertook to "unconditionally guarantee" the payment of the principal and interest of the bonds issued thereunder and the sinking fund payments required to be made as well.

Upon the consummation of the proposed sale it will continue under the burden of this obligation; no provision is made to release it therefrom.

(h) The \$5,000,000 mortgage before mentioned provides: That upon any sale "the due and punctual payments of the principal and interest of all of said bonds according to their tenor, and the sinking fund payments herein provided, and the due and punctual performance and observance of all the covenants and conditions of this mortgage, shall be assumed by the corporation purchasing as aforesaid."

The draft of the proposed deed contains no covenant effecting such assumption by Public Service Corporation.

It is true that Public Service Cor-

poration was and is a party to the mortgage, and a joint and several guarantor of the bonds issued thereunder.

The obligation so assumed is not, however as between the Railway Company and the Corporation, equivalent to the obligation required to be assumed by a purchaser under the terms of the mortgage.

(I) The sale as now proposed of a part of the mortgaged property may produce serious complications in the event of foreclosure of the mortgage.

It may lay the basis of a claim that the property shall not be offered for sale as an entirety in the foreclosure proceedings. A situation may therefore be produced disadvantageous to the street railway service, and to the holders of the securities of the companies underlying the Railway Company, the properties of which have been physically connected with the Terminal Station and its approaches and have become inseparable in use therefrom.

(J) Under the lease originally made May 25, 1915, by Public Service Newark Terminal Railway Company to Public Service Railway Company (prior to the merger of the two companies) the rental which the Railway Company was required to pay was \$305,240.00 annually. The rental required to be paid by the Railway Company by the proposed lease is \$330,240.00. No corresponding increase in rental to be paid by the Gas and Electric Companies is made.

Under the lease originally made the Railway Company was not required to meet any taxes, charges or assessments made upon the property by any governmental agency, municipal, state or national. Under the proposed new lease the Railway Company is required to pay one-third of any increase over the taxes for 1923.

Under the lease originally made the Railway Company was not called upon to bear any water rent, rates or charges. Under the proposed lease the Railway Company is required to pay one third of the excess of such charges over 1923.

(K) In view of the repeated declarations in recent years by the officials of the Railway Company that the Corporation would no longer "carry the bag" and that proceedings in insolvency or bankruptcy were imminent, it is suggested that the Railway Company should not, under all of the circumstances, be permitted to divest itself of property essential to the rendition of safe, adequate and proper service, in the present or in the future, and which has potential elements of substantially increased value, as indicated by the excess of the price now proposed to be paid over the original cost.

(L) It is suggested that the plan, of which the proposed sale is a part, may involve increased operating costs by reason of increased administrative or office facilities for Gas and Electric Companies. Whether such increased facilities involving such increased costs are reasonably required may well deserve your consideration.

This suggestion is made because, as before indicated, both the petition and the testimony in its support, leaves those for whose benefit the additional capital expenditures are to be made unnamed.

(M) The fact that the proposed sale will result in placing in the treasury of the Railway Company approximately \$2,500,000 in cash cannot operate as the determining factor as to whether your approval shall be granted or withheld.

The conversion of an essential fixed asset into a liquid asset is not necessarily of itself an advantage.

You are clothed with power to impose conditions upon granting your approval.

It is suggested that you condition your approval, if it is granted, upon an expenditure of the proceeds of the sale in ways that will result in assurance of continuous safe, adequate and proper service at just and reasonable rates.

It is further suggested that under the terms of the mortgage if the trustee, Fidelity Trust Company, should release from the mortgage lien the subways and other approaches, ownership of which is to be retained by Railway Company, such trustee may claim the \$2,500,000 to be paid in cash, "for application to extensions, improvements and betterments of the remaining property."

It is therefore, suggested, that Fidelity Trust Company, as such

trustee, should be made a party to, and be given an opportunity to be heard and define its position before you.

(N) The actual and potential, present and future, value of the property involved, in this application is a material factor in the determination you are called upon to make.

It is, therefore, suggested that all parties affected be required to make a full and frank disclosure before you in connection with such application as to the motives and purposes which prompt them.

These several matters are submitted to your consideration with no desire to obstruct, but in realization of the seriousness of the problem of adequate transportation facilities which confronts our community, and you, as the State Agency, upon which primarily, the duty of guarding the public interests rests and in which alone power adequate to its solution is vested.

We have confidence that you will grant your approval of the plan of sale and lease pending before you, only if you determine that the railway company's ability to furnish now, and in the future, safe, adequate and proper service, at just and reasonable fares will not be impaired, but will be promoted. This and this alone, we submit should be the consideration underlying your determination.

Respectfully submitted,

The City of Newark, by

F. C. Breidenbach
Thomas L. Raymond
Charles P. Gillen
John Howe
Commissioners.
Jerome T. Congleton
Joseph G. Wolber
Of Counsel.

Commissioner Gillen moved that it is the sense of this Board that the communication expresses the sentiments of this Commission, that it be sent to the Board of Public Utility Commissioners and signed by each Commissioner.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following ordinance which was read by the clerk:

An ordinance to authorize the erection of a stable for anti-toxin horses to be used in connection with the work of the Division of Health, in the Department of Public Affairs of the City of Newark.

The Board of Commissioners of The City of Newark, do ordain:

1. That the erection of a stable for anti-toxin horses to be used in connection with the work of the Division of Health, in the Department of Public Affairs of the City of Newark, upon property at Ivy Hill, now owned by the City of Newark, is hereby authorized.

2. That the total cost of said building shall not exceed the sum of twenty-four thousand dollars (\$24,000).

3. Pursuant to the provisions of Section 13 of Chapter 252 of the Laws of 1916, as amended, there shall be issued temporary improvement bonds of the City of Newark in an aggregate principal amount not exceeding twenty-four thousand dollars (\$24,000), bearing interest at a rate not exceeding six per centum (6%) per annum, payable semi-annually, for the purpose of temporarily financing the cost of the erection of said building and all incidentals connected therewith in order to make the same suitable for said purpose. All other matters in respect of said Temporary Improvement Bonds shall be determined by the Director of the Department of Revenue and Finance, subject to the provisions of this ordinance and of Chapter 252 of the Laws of 1916, as amended, and the Director of the Department of Revenue and Finance is hereby authorized to issue said temporary improvement bonds at such time or times and in such amounts as he may deem advisable. The Mayor, Director of the Department of Revenue and Finance, City Auditor and City Clerk are hereby authorized and directed to execute said bonds, or so many thereof as the Director of the Department of Revenue and Finance shall deem it advisable to issue.

4. The sum of twenty-four thousand dollars (\$24,000) to be raised by the issuance of said Temporary Improvements is hereby appropriated for the purposes for which said bonds are hereby authorized to be issued.

5. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on January 22nd.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe moved that "An ordinance providing for the construction of an eight (8) inch pipe sewer in Goodwin Avenue from Renner Avenue for a distance of about 300 feet southerly and in Schuyler Avenue from Renner Avenue for a distance of about 300 feet southerly," be laid over for one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe moved that "An ordinance providing for the construction of a system of sewers to be known and designated as Lehigh Avenue sewer and branches" be laid over for one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe,

Raymond, Mayor Breidenbach.

Commissioner Howe moved that the title of "An ordinance authorizing the issuance of not exceeding \$500,000.00 temporary improvements bonds of the City of Newark for the erection of market buildings and the acquisition of a site therefor and appropriating the sum of \$500,000.00 for said purposes," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach

The clerk then read the title of the ordinance as follows:

An ordinance authorizing the issuance of not exceeding \$500,000.00 temporary improvement bonds of the City of Newark for the erection of market buildings and the acquisition of a site therefor and appropriating the sum of \$500,000.00 for said purposes.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of Eighteen thousand one hundred forty-two dollars and ninety-seven cents (\$18,142.97) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Police Department\$18,142.97

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of eight hundred thirty-one dollars and ten cents (\$831.10) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending January 9, 1924, as follows:

Shade Tree\$831.10

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe,

Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Seventy dollars and sixteen cents (\$70.16) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property, as follows:

Additional hospital accommodations\$100.00
Miscellaneous advertising..... 70.16

\$170.16

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of Thirty thousand five hundred eighty-five dollars and ninety-four cents (\$30,585.94) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

City Treasurer, weekly pay-rolls week ending January 9th, 1924\$30,585.94

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Nine thousand eighty-eight dollars and ninety-six cents (\$9,088.96) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

Street Cleaning	\$2,088.44
Apparatus Account	1,277.60
Street Improvement Adv.....	12.00
Streets	502.54
Public Lighting	936.67
Sewers	244.39
House Sewer connections.....	20.04
Reserves	1,114.83
Water	2,894.45
	<hr/>
	\$9,088.96

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Thirty-one thousand three hundred nineteen dollars and sixteen cents (\$31,319.16) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

City Treasurer, semi-monthly payrolls ending
January 16th, 1924..... \$31,319.16

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That William P. C. Frick of 197 Mt. Prospect Avenue, Newark, N. J., a resident of the First Ward, be and he is hereby appointed a Constable from the said First Ward for a full term of three years beginning on the first day of January, 1924.

John Howe
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gilen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, By the Board of Commissioners of The City of Newark that the following changes effecting the employees of the Newark City Hospital, Department of Public Affairs, be and the same are hereby approved:

Appointments in the Non-Competitive Class

August Goedeke, Porter, \$696 a year, January 3, 1924.

Robert Ewart, Porter, \$696, a year, January 4, 1924, noon.

Louis Forster, Porter, \$696 a year, January 3, 1924, noon.

Bernard Magee, Porter, \$696 a year, January 4, 1924, noon.

Peter Grace Ld. Wkr. \$696 a year, January 5, 1924, noon.

Charles Sawders, Porter, \$696 a year, December 24, 1923.

Katie Walsh, Porter, \$636 a year, January 3, 1924.

Joseph Murphy, Porter, \$696 a year, January 4, 1924.

Mary Duggan, Porter, \$336 a year, January 5, 1924.

Charles Singer, Orderly, \$696 a year, December 26, 1923.

Patrick Byrne, Orderly, \$696 a year, December 26, 1923.

Quinius J. Pfeil, Orderly, \$696 a year, December 27, 1923.

Pattie Roberts, House Maid, \$576 a year, December 24, 1923.

Annie Frances, House Maid, \$576 a year, December 24, 1923.

Eulee Gooch, House Maid, \$576 a year, December 28, 1923.

Helen L. Van Riper, Nurse, \$180 a year, January 1, 1924.

Evelyn Lake, Nurse, \$180 a year, January 1, 1924.

Irene Lake, Nurse, \$180 a year, January 1, 1924.

Nellie Vaughn, Nurse, \$180 a year, January 1, 1924.

Appointments to Eligible List

Emil Deckman, Chef, Temp. \$1,824 a year, January 3, 1924.

Ruth Ross, Res. Nurse, Temp., \$1,080 a year, January 1, 1924.

Leave of Absence

Anna Kelaher, Res. Nurse, 1 month, death in family, January 1, 1924.

Harriet Stafford, Under Nurse, 2 months, illness, January 5, 1924.

Joseph Oster, Chef, 2 months, illness, January 3, 1924.

George Garrett, Porter, $\frac{1}{2}$ month, illness, January 4, 1924.

Return from Leave of Absence

Ernest E. Castamore, Painter, \$10 a day, January 2, 1924.

Richard J. Barrett, Porter, \$696 a year, December 25, 1923.

Nancy Castimore, Nurse, \$300 a year, January 1, 1924.

Flora Fernau, Nurse, \$300 a year, January 1, 1924.

Jeanne McGill, Nurse, \$300 a year, January 1, 1924.

Transfer

Matilda Kuzmisky, Nurses' Helper, \$600 a year to Nurse, \$180 a year, January 1, 1924.

Salary Decrease

Alfred Carter, Orderly, from \$696

to \$600 a year, (sleeps in), January 1, 1924.

Willard Goodspeed, Orderly, from \$696 to \$600 a year (sleeps in), January 1, 1924.

Salary Increase

Mary Higgins, Porter, from \$636 to \$696, January 1, 1924.

Ruth Jones, Nurse, from \$240 to \$300, January 1, 1924.

Anna M. Devlin, Nurse, from \$180 to \$240, January 1, 1924.

Catherine R. Reid, Nurse, from \$180 to \$240, January 1, 1924.

Frances W. Van Horn, from \$180 to \$240, January 1, 1924.

Caroline Million, from \$180 to \$240, January 1, 1924.

Mary E. Dahm, from \$180 to \$240, January 1, 1924.

Elizabeth R. Kaiser, from \$180 to \$240, January 1, 1924.

Mildred E. Vieweg, from \$180 to \$240, January 1, 1924.

Dorothy M. Scott, from \$180 to \$240, January 1, 1924.

Resignations

Blanche Saber, Nurses' Helper, January 4, 1924.

George Beck, Porter, December 31, 1923.

John Boyle, Porter, December 31, 1923.

John Harrigan, Porter, December 31, 1923.

Thomas Graham, Porter, December 31, 1923.

John Walsh, Ld. Wkr., January 3, 1924.

Thomas O'Leary, Ld. Wkr., January 3, 1924.

Jennie Towey, Porter, January 2, 1924.

George Blake, Orderly, December 20, 1923.

Patrick Mooney, Orderly, January 2, 1924.

Margaret Slattery, House Maid, December 31, 1923.

Elizabeth Schilling, Nurse, December 31, 1923.

Alice Harrison, Nurse, December 31, 1923.

F. C. Breidenbach

John Howe

Charles P. Gillen

Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of The City of Newark that the salaries of the persons named below, employed in the Law Department, be and the same are hereby changed to the amounts set opposite their respective names:

George E. Carpenter, Legal Assistant, \$4,500 per annum.

Vincent J. Casale, Legal Assistant, \$3,600 per annum.

William La Vecchia, Clerk, \$2,160 per annum.

Grace H. Craig, Stenographer, \$1,920 per annum.

Hannah Mapletoft, Stenographer, \$1,920 per annum.

Mathilde Oestrich, Stenographer, \$1,920 per annum.

Such change to take effect imme-

diately; and the City Clerk is hereby directed to change the payroll accordingly.

F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Constable's Bonds

Max Satzky,
Meyer Slutzky,
Jos. A. Garrigan,
Joseph Weinberger,
Louis Trackenberg,
Edgar A. Hartdorn,
Patsy Paselli,
David B. Raschkover,
Samuel Rosen,
Joseph Tananbaum,
Theodore J. Conliss,
Jos. T. Greenfield,
Philip Newmark.

John Howe
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Board of Commissioners of Assessments for Local Improvements has made, completed and certified to this Board its report of assessments for benefits conferred by the following improvements:

Astor Street resurfacing;
Broad Street resurfacing;
High Street grading, curbing flagging and paving;
Manchester Place flagging;
Pacific Street paving;
Pamona Avenue paving and repaving;
Summer Avenue paving;
Thirteenth Avenue paving.

RESOLVED, That the 5th day of February, A. D. 1924, be and the said date is hereby fixed for the consideration of said reports at a meeting of this Board to be held in its meeting room (second floor rear) in the Newark City Hall, at 11 o'clock in the forenoon of that day and the City Clerk of said City is hereby directed to give public notice of said meeting in the manner provided by law to all persons interested in said assessments.

John Howe
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe,

Raymond, Mayor Breidenbach.

(\$635,000.00) issued therefor;

WHEREAS, The City of Newark on July 20, 1923, issued its short time obligations known as Temporary Loan Bonds in the aggregate amount of Six hundred and thirty-five thousand dollars (\$635,000.00) for money expended for Market Construction, said Temporary Loan Bonds being number 422, 423, 424, 425, 426, 427, and 442, and dated July 20, 1923, and payable January 20, 1924; and,

WHEREAS, The improvement for which said Six hundred and thirty-five thousand dollars (\$635,000.00) of Temporary Loan bonds were issued was for Market Construction, and is an improvement for which the City is authorized by Chapter 252 of the Laws of 1916, to issue bonds, and the City is without funds to pay said Six hundred and thirty-five thousand dollars (\$635,000.00) of Temporary Loan Bonds issued therefor;

THEREFORE BE IT RESOLVED, That in pursuance of the provisions of an Act of the Legislature of the State of New Jersey, entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission" approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of Six hundred and thirty-five thousand dollars (\$635,000.00) for the purpose of temporarily financing the improvement and renewing said Six hundred and thirty-five thousand dollars

FURTHER RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to Six hundred and thirty-five thousand dollars (\$635,000.00) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum, and be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252 of the Laws of 1916;

FURTHER RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on July 27, 1923, issued its short time obligations known as Temporary Loan Bonds in the aggregate amount of Two hundred and sixty-five thousand dollars (\$265,000.00) for money expended for Market Construction, said Temporary Loan Bonds being numbered 436-438 and dated July 27, 1923, and payable January 27, 1924; and,

WHEREAS, The improvement for which said Two hundred and sixty-five thousand dollars (\$265,000.00) of Temporary Loan Bonds were issued was for Market Construction, and is an improvement for which the City is authorized by Chapter 252, of the Laws of 1916, to issue bonds, and the City is without funds to pay said Two hundred and sixty-five thousand dollars (\$265,000.00) of Temporary Loan Bonds issued therefor;

THEREFORE BE IT RESOLVED, That in pursuance of the provisions of an Act of the Legislature of the State of New Jersey, entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission" approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of Two hundred and sixty-five thousand dollars (\$265,000.00) for the purpose of temporarily financing the improvement aforesaid and renewing said Two hundred and sixty-five thousand dollars (\$265,000.00) issued therefor;

FURTHER RESOLVED, That each

of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to Two hundred and sixty-five dollars (\$265.00.00) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum, be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252 of the Laws of 1916;

FURTHER RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on July 25, 1923, issued its short time obligations, known as Temporary Loan Bonds in the aggregate amount

of Eight hundred thousand dollars (\$800,000.00) for money expended for Market Construction, said Temporary Loan Bonds being numbered 428-435 and 439, 440 and 441, and dated July 25, 1923, and payable January 25, 1924; and,

WHEREAS, The improvement for which said Eight hundred thousand dollars (\$800,000.00) of Temporary Loan Bonds were issued was for Market Construction, and is an improvement for which the City is authorized by Chapter 252, of the Laws of 1916, to issue bonds, and the City is without funds to pay said Eight hundred thousand dollars (\$800,000.00) of Temporary Loan Bonds issued therefor;

THEREFORE BE IT RESOLVED, That in pursuance of the provisions of an Act of the Legislature of the State of New Jersey, entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission" approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of Eight hundred thousand dollars (\$800,000.00) for the purpose of temporarily financing the improvement aforesaid and renewing said Eight hundred thousand dollars (\$800,000.00) issued therefor;

FURTHER RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to Eight hundred thou-

sand dollars (\$800,000.00 shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum, be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252 of the Laws of 1916;

FURTHER RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in his office Assessment for Water Service Connection amounting to Thirty dollars (\$30.00) block 150, lot Part 1 and known as 123 Commerce Street as the

same is a part of the new market site

John Howe
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in his office taxes of 1922 on property 86-88 Baldwin Street, owned by Newark Beth Israel Hospital, amounting to ninety-four dollars and fifty cents (\$94.50) through the request of the Board of Assessment and Revision of Taxes who advised the Comptroller that this property should not have been assessed.

John Howe
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in his office assessment for House Sewer Connections amounting to Sixty-six dollars and eighty cents (\$66.80) on block 3719, Lot 103, and known as 327-29

Chancellor Avenue as the above is the line of a proposed street.

John Howe
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of The City of Newark that Charles F. Britting be and he hereby is appointed to the position of clerk in the office of Receiver of Taxes, Department of Revenue and Finance, at a salary of One thousand, seven hundred and forty (\$1,740) dollars per annum, effective January 16th, 1924.

This appointment is made in conformity with Civil Service Rules and Regulations.

John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the salaries of the Commissioners of Assessments for Local Improvements, in the Department of Revenue and Finance, be and

the same are hereby fixed at Three thousand dollars (\$3,000) per annum, to be paid semi-monthly as other salaries are paid and to date from January 1, 1924.

John Howe
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the salaries of the members of the Board of Assessment and Revision of Taxes, in the Department of Revenue and Finance, be and the same are hereby fixed at Four thousand dollars (\$4,000) per annum, to be paid semi-monthly as other salaries are paid and to date from January 1, 1924.

John Howe
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of The City of Newark, that the salary of the following named employees, clerks in the office of the Receiver of Taxes, Department of Revenue and Finance, be and the same

are hereby increased to the amounts set opposite their respective names, effective January 1st, 1924:

William Satchwell, from \$2,280 to \$2,400.

Palmer C. Crane, from \$2,280 to \$2,400.

William Conway, from \$2,160 to \$2,280.

Patrick J. Boyle, from \$2,160 to \$2,280.

Frank A. Caffrey, from \$1,500 to \$1,680.

John Howe
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Judge Cecil H. MacMahon of the First District Court of The City of Newark has requested the temporary appointment of Cecilia Davenport to the position of Clerk-stenographer;

THEREFORE BE IT RESOLVED, By the Board of Commissioners of the City of Newark that said Cecelia Davenport be and she hereby is temporarily appointed to the position of clerk-stenographer in the First District Court of The City of Newark, at a salary of Nine hundred and sixty dollars (\$960.00) per annum, for a period of sixty days from December 26th, 1923.

John Howe
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

WHEREAS, In accordance with the Law and by authority of this Board, the Director of Public Safety has publicly solicited, received and opened proposals for furniture for the new Eighth Precinct Station and for other police stations; and,

WHEREAS, The only proposal in accordance with the specifications is that of The Tewalt Co., the substitutions offered by other bidders not being considered equal to the articles specified, be it

RESOLVED, That the proposal of The Tewalt Co. for furnishing:

- 1 Flat Top Desk
- 4 Tables
- 1 Milwaukee Chair, No. 206½-PL
- 56 Milwaukee Chairs, No. 212-W
- 1 Windsor Rocker, with arms, No. 4 Oak
- 15 Folding Chairs
- 10 Roll Top Desks
- 2 Iron-stand Tables
- 15 Milwaukee Chairs, No. 212½-W
- 16 Milwaukee Chairs, No. 213-W
- 1 Windsor Chair, No. A-441-1 Oak

19 Costumers
for the sum of Two thousand four hundred and fifty-one dallars (\$2,451.00) be and the same is hereby accepted, the Law Department directed to prepare the proper contracts and the Director of Public Safety and the City Clerk authorized and empowered to execute said contracts for the City of Newark.

F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the Law and by authority of this Board, the Director of Public Safety has publicly solicited, received and opened proposals for furnishing and installing in the Eighth Police Precinct Station and in other precinct stations, the necessary furniture and equipment therefore; and,

WHEREAS, The lowest proposal received for furnishing and installing ten white enamel beds No. 3871, ten "Model" springs, ten 30 pound Pure South American Black Hair Mattresses covered with 8 ounce A. C. A. ticking, ten pillows, 22x28", covered with 8 ounce A. C. A. ticking and filled with live geese feathers, weight 3½ pounds each, is that of M. J. O'Connor's Sons, in amount \$410.50, and said proposal having been submitted

in compliance with requirements and being all respects satisfactory to the Director of Public Safety, be it

RESOLVED, That the said proposal of M. J. O'Connor's Sons be and the same in hereby accepted, the Law Department directed to prepare the proper contracts and the Director of Public Safety and the City Clerk authorized and empowered to execute said contracts for the City of Newark.

F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the Law and by authority of this Board, the Director of Public Safety has publicly solicited, received and opened proposals for furnishing dormitory furnishings for the new Eighth Police Precinct Station and for other precinct stations; and,

WHEREAS, The lowest proposal received for furnishing said dormitory furnishings, viz., 12 double blankets, 66x90, guaranteed all wool warp and filling, 12 72x84 Lamb's wool, high grade covered comfortable, 24 satin bed spreads, 1 dozen Sanford Beauvais Axminster rugs, 6 dozen 63x90 bleached Pequot Sheets, 6 dozen 45x36 bleached Pequot Pillow cases, 12 66x80 all wool warp and filling gray

blankets, 12 72x84 Lamb's wool, high grade covered comfortable, is that of L. S. Plaut & Company, in amount \$576.85, and said proposal having been submitted in compliance with requirements and being in all respect satisfactory to the Director of Public Safety, be it

RESOLVED, That the said proposal of L. S. Plaut & Company be and the same is hereby accepted, the Law Department directed to prepare the proper contracts and the Director of Public Safety and the City Clerk authorized and empowered to execute said contracts for the City of Newark.

F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the Law and by authority of this Board, the Director of Public Safety has publicly solicited, received and opened proposals for furnishing and installing in the Eighth Police Precinct Station and in other precinct stations, the necessary furniture and equipment therefor, and;

WHEREAS, The lowest proposal received for furnishing and installing one (1) steel safe and two steel files, is that of The Tewalt Co., in amount \$261, and said proposal having been

submitted in compliance with requirements and being in all respects satisfactory to the Director of Public Safety, be it

RESOLVED, That the said proposal of The Tewalt Co., be and the same is hereby accepted, the Law Department directed to prepare the proper contracts and the Director of Public Safety and the City Clerk authorized and empowered to execute said contracts for the City of Newark.

F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the Law and by authority of this Board, the Director of Public Safety has publicly solicited, received and opened proposals for furnishing and installing in the Eighth Precinct and in other precinct stations, the necessary furniture and equipment therefor; and,

WHEREAS, The only proposal received for furnishing and installing fifty-seven steel lockers, is that of John F. McGuinness, in amount of \$561.90, and said proposal having been submitted in compliance with requirements and being in all respects satisfactory to the Director of Public Safety, be it

RESOLVED, That the said proposal of John P. McGuinness, be and the same is hereby accepted, the Law Department directed to prepare the proper contracts and the Director of Public Safety and the City Clerk authorized and empowered to execute said contracts for the City of Newark.

F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That John J. Early be and he is hereby temporarily appointed as Market Policeman at the new Centre Market, Department of Parks and Public Property, at an annual salary of One thousand five hundred dollars (\$1,500), said appointment to become effective January 11, 1924.

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Frank Caldicut be and he is hereby transferred from the position of Chauffeur in the Department of Parks and Public Property to the same position in the Department of Streets and Public Improvements, at a salary of One thousand five hundred dollars (\$1,500) per annum, effective January 16th, 1924.

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Civil Service Commission has certified the name of Gertrude L. Quaas as eligible for appointment,

THEREFORE BE IT RESOLVED, That Gertrude L. Quaas be and she is hereby appointed as Telephone Operator in the new Centre Market, Department of Parks and Public Property, at an annual salary of Nine hundred and sixty dollars (\$960), said appointment to become effective January 28th, 1924.

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Civil Service Commission has certified the name of Philip Halton as eligible for appointment,

THEREFORE BE IT RESOLVED, That Philip Halton be and he is hereby appointed as Head Janitor in the new Centre Market, Department of Parks and Public Property, at an annual salary of One thousand seven hundred and forty dollars (\$1,740), said appointment to become effective January 15, 1924.

Charles P. Gillen
John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond submitted the following ordinances as a matter of information:

An ordinance to provide for the grading, curbing, flagging and paving of South Munn Avenue from South Orange Avenue to the City Line with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

An ordinance to provide for the grading, curbing, flagging and paving of Tremont Avenue from North Munn Avenue to the City Line with asphalt

pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

An ordinance to provide for the paving of Brookdale Avenue from Lindsley Avenue to Valley Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

An ordinance to provide for the paving of Osborne Terrace from Renner Avenue to Lehigh Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

An ordinance to provide for the paving of Weequahic Avenue from Bergen Street to 438.12' west of Aldine Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

An ordinance for the grading, curbing, flagging and paving of Clinton Place from Lyons Avenue to Chancellor Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

An ordinance to provide for the paving of Aldine Street from Lyons Avenue to Weequahic Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

An ordinance to provide for the grading, curbing, flagging and paving of Patton Place from Wolcott Terrace to Goodwin Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

An ordinance to provide for the grading, curbing, flagging and paving of Underwood Street from Sanford

Avenue to Stuyvesant Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

An ordinance to provide for the grading, curbing, flagging and paving of Mulford Place from Chancellor Avenue to Vassar Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

An ordinance to provide for the grading, curbing, flagging and paving of Maple Avenue from Lyons Avenue to Chancellor Avenue with asphalt pavement (1½" top-1½" binder) on a six inch concrete foundation;

An ordinance to provide for the resurfacing of Lake Street from Elwood Avenue to Verona Avenue with asphalt pavement (1½" top-1½" binder) on the old telford foundation;

An ordinance to provide for the resurfacing of Conklin Avenue from Seymour Avenue to 330 feet westerly with asphalt pavement (1½" top-1½" binder) on the old telford foundation;

An ordinance to provide for the repaving of Thirteenth Avenue from Springfield Avenue to 350 feet west of High Street with napped reclipped granite block pavement on a six (6) inch concrete foundation; from 350 feet west of High Street to the west side of Boston Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation; from the west side of Boston Street to east side of Richmond Street with napped reclipped granite block pavement on a six (6) inch concrete foundation; from the east side of Richmond Street

to the west side of Rutgers Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation; from the west side of Rutgers Street to the east side of Wallace Street with napped reclippped granite block povement on a six (6) inch concrete foundation; from the east side of Wallace Street to the west side of Hunterdon Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation; from the west side of Hunterdon Street to the east side of Fairmount Avenue with napped reclippped granite block pavement on a six (6) inch concrete foundation; from the east side of Fairmount Avenue to the east side of Littleton Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation.

Commissioner Gillen moved that the foregoing ordinances be made a matter of record in the muintes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen moved that the meeting scheduled for February 12th be adjourned to February 13th at the same time and place.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen: There are

some people who want to know what action has been taken in regard to the awarding of the contract for the dog pound.

Corporation Counsel Congleton: I have not had opportunity to take up this matter and study it. We have been engaged this week on other important matters and we haven't had time to look into this matter. I must therefore ask your indulgence for a further week's time.

Commissioner Gillen moved that the Law Department be given another week to render an opinion.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the annexed release from the City of Newark to Moreland Express Company be and the same is hereby approved; and the Director of the Department of Streets and Public Improvements and the City Clerk of the City of Newark are hereby authorized and directed to execute said release on behalf of the City on the adoption of this resolution; said release to be delivered to said Moreland Express Company, on payment by him of the sum therein mentioned.

Thomas L. Raymond
F. C. Breidenbach

John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities" approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, to order an cause the

Grading, curbing, flagging and paving of South Munn Avenue from South Orange Avenue to the City Line, with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

Grading, curbing, flagging and paving of Tremont Avenue from North Munn Avenue to the City Line with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

Paving of Brookdale Avenue from Lindsley Avenue to Valley Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

Paving of Osborne Terrace from Renner Avenue to Lehigh Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

Paving of Weequahic Avenue from

Bergen Street to 438.12' west of Aldine Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

Grading, curbing, flagging and paving of Clinton Place from Lyons Avenue to Chancellor Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

Paving of Aldine Street from Lyons Avenue to Weequahic Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

Grading, curbing, flagging and paving of Patton Place from Wolcott Terrace to Goodwin Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

Grading, curbing, flagging and paving of Underwood Street from Sanford Avenue to Stuyvesant Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

Grading, curbing, flagging and paving of Mulford Place from Chancellor Avenue to Vassar Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

Grading, curbing, flagging and paving of Maple Avenue from Lyons Avenue to Chancellor Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation;

Resurfacing of Lake Street from Elwood Avenue to Verona Avenue with asphalt pavement (1½" top-1½" binder) on the old telford foundation;

Resurfacing of Conklin Avenue from Seymour Avenue to 330 feet westerly with asphalt pavement (1½" top-1½" binder) on the old telford foundation;

Repaving of Thirteenth Avenue from Springfield Avenue to 350 feet west of High Street with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from 350 feet west of High Street to the west side of Boston Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation; from the west side of Boston Street to the east side of Richmond Street with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from the east side of Richmond Street to the west side of Rutgers Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation; from the west side of Rutgers Street to the east side of Wallace Street with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from the east side of Wallace Street to the west side of Hunterdon Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation; from the west side of Hunterdon Street to the east side of Fairmount Avenue with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from the east side of Fairmount Avenue to the east side of Littleton Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation; with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said streets including the

laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, in accordance with the plans, specifications and profiles dated January 14th, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all kinds on the line of said improvements, are hereby ordered and directed to make necessary connections with the sewer, gas and water mains to the curb lines in said streets for each lot fronting upon said street within thirty (30) days after the passage of an ordinance providing for said improvements. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said streets for the purpose of this improvement shall be considered a lot.

That said improvements shall be undertaken as local improvements and the cost thereof shall be assessed against the property benefited by said

improvements, in proportion to the benefits received, under and by virtue of the provisions of the acts above referred to.

That in order to temporarily finance said improvements the following sums are hereby appropriated, viz:

For South Munn Avenue grading, curbing, flagging and paving, \$46,-550.00.

For Tremont Avenue grading, curbing, flagging and paving, \$17,133.00.

For Brookdale Avenue paving, \$16,-500.00

For Osborne Terrace paving, \$20,-860.00

For Weequahic Avenue paving, \$72,-435.00.

For Clinton Place grading, curbing, flagging and paving, \$34,850.00

For Aldine Street paving, \$4,460.00.

For Patton Place grading, curbing, flagging and paving, \$8,750.00

For Underwood Street grading, curbing, flagging and paving, \$18,-570.00.

For Mulford Place grading, curbing, flagging and paving, \$6,740.00.

For Maple Avenue grading, curbing, flagging and paving, \$33,100.00.

For Lake Street Resurfacing, \$25,-670.00.

For Thirteenth Avenue repaving, \$134,550.00.

For Conklin Avenue Resurfacing, \$3,750.00.

and temporary bonds or notes shall be issued from time to time to meet the cost thereof; under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by

county, city, borough, village, town, township, or any municipality governed by an improvement commission" approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Streets and Public Improvements is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements, or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on February 5th 1924, at 11 o'clock A. M., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Perry E. Bel-
fatto be and he hereby is appointed
as Secretary to the Director of the
Department of Streets and Public Im-
provements during the present term
of office of said Director at a com-
pensation of \$4,000 per annum, effec-
tive January 9th, 1924.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Gillen, Howe,
Raymond, Mayor Breidenbach.

RESOLVED, That Frances York be
and she hereby is appointed tempor-
arily as a Clerk Typist in the Depart-
ment of Streets and Public Improve-
ments (Purchases) at a compensation
of \$80 per month, effective January
9th, 1924.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Gillen, Howe,
Raymond, Mayor Breidenbach.

RESOLVED, That the Director of
the Department of Streets and Public
Improvements be and he is hereby di-
rected to advertise for sealed pro-
posals for furnishing and delivering

Bituminous Coal and Repair Parts for
Asphalt Mixer.

Bids to be received at the office of
said Director between the hours of
10:00 and 10:15 A. M. on such date as
he shall in said advertisement
designate.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Gillen, Howe,
Raymond, Mayor Breidenbach.

RESOLVED, That resolution (6863)
adopted by this Board of Commission-
ers on July 17th, 1923, appropriating
the sum of \$1,749.60 to the State
Highway Commission covering
freight, etc., on surplus equipment re-
ceived by it from the Federal Govern-
ment and turned over to the Depart-
ment of Streets and Public Improve-
ments be and the same is hereby
rescinded.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Gillen, Howe,
Raymond, Mayor Breidenbach.

WHEREAS, The State Highway

Commission of the State of New Jersey received from the Federal Government after the close of the World War a considerable quantity of war surplus equipment; and,

WHEREAS, Said Commission did distribute part of said surplus equipment to The City of Newark, without charge therefor, except for freight, drayage and handling charges from the government stations to the State Highway Department Stations; and,

WHEREAS, Said Commission has now billed said City in the sum of \$2,-166.55 for freight, drayage and handling charges, as shown on the annexed bills; and,

WHEREAS, It is proper that said bills should be paid;

THEREFORE BE IT RESOLVED, By the Board of Commissioners of the City of Newark that the sum of \$2,-166.55 be and the same is hereby appropriated to said State Highway Commission in payment of said bills.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Resolution (8071) adopted by this Board of Commioners on January 8th, 1924 awarding con-

tract to Van Keuren & Son for furnish building bricks, asphalt sand and cracked stone, erroneously awarded such item for cracked stone at \$2.90 per square yard; and,

WHEREAS, The price bid by said Van Keuren & Son for cracked stone is \$2.80 per square yard,

THEREFORE BE IT RESOLVED, That said resolution be and the same hereby is corrected to read \$2,80 per square yard for cracked stone, otherwise to remain in full force and effect.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the bests interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto;

THEREFORE BE IT RESOLVED, That the sum of Fifteen hundred (\$1,-500) dollars be and the same is hereby appropriated to Anna Elizabeth Kingsland for the acquisition by the

City of Newark of an undivided one-third interest in a certain tract of salt meadow, land known and designated as

Block 1744 lot 2

" 1743 " 4

" 1742 " 5

" 2872 " 2

" 2879 " 4 containing two acres, more or less on the Official Assessment Maps of the City of Newark.

The said sum of Fifteen hundred dollars (\$1,500) being appropriated from the Port Newark Development account and payment of the same to be made to the said Anna Elizabeth Kingsland upon the filing by her with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from R. H. Boykin, Superintendent of Terminals, Erie Railroad, dated January 7th, enclosing report on program to provide adequate railway transportation, was received and read and on motion of Commissioner Howe ordered referred to Director Raymond.

A petition, dated January 10th, signed by seventeen property owners,

requesting that Morris Avenue from Springfield Avenue to Fifteenth Avenue be changed from a residence to a business district was received and read, and on motion of Commissioner Gillen ordered referred to the Commission on Building Districts and Restrictions for recommendation and report.

A communication dated January 10th, from the Ninth Ward Improvement Association, regarding the condition of Clinton Place was received and read and on motion of Commissioner Gillen order referred to Director Raymond.

A communication dated January 10th from the Ninth Ward Improvement Association, regarding the condition of Aldine Street south of Chancellor Avenue, was received and read, and on motion of Commissioner Gillen ordered referred to Director Raymond.

A communication dated January 8th, from the Board of Chosen Freeholders, advising that a public hearing would be held on the tentative tax budget of Essex County for the year, 1924, on Friday, January 18th, at 2 P. M., at the Court House, was received and read.

Commissioner Gillen moved that the Corporation Counsel and as many of the Commissioners as can attend this hearing.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe,

Raymond, Mayor Breidenbach.

Commissioner Gillen moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
CHARLES P. GILLEN
JOHN HOWE
THOMAS L. RAYMOND

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

January 22, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of the adjourned meetings of January 9th and 11th, 1924, and of the regular meeting of January 15th, 1924, were read and approved.

Commissioner Howe offered the following ordinance which was read by the clerk:

An ordinance authorizing the issuance of \$1,000,000 Water Bonds of The City of Newark.

The board of Commissioners of The City of Newark do Ordain, as follows:

Section 1. Pursant to Chapter 252 of the Laws of 1916 of New Jersey, and the acts amendatory thereof and supplemental thereto, negotiable bonds of The City of Newark, to be known as "Water Bonds," and to be dated March 1, 1924, are hereby authorized to be issued in the aggregate principal amount of \$1,000,000, for the purposes hereinafter stated, for which purposes it is necessary to raise said sum of money.

Section 2. The money to be raised by the issuance of said bonds shall be applied to the purpose of paying for the construction and acquisition of water supply systems for The City of Newark, and any part or parts of such systems, and buildings, lands and rights in land therefor, or any or all of such items, including the payment of the cost and expense of such of said properties or improvements as the City itself is authorized by law to acquire or make, and also the payment of amounts required to be paid by the City to the North Jersey District Water Supply Commission under the provisions of Chapter 71 of the Pamp-let Laws of 1916 of the State of New Jersey, as amended, and contracts between the City and said Commission, for the purpose of defraying the cost

Raymond, Mayor Breidenbach.

Commissioner Gillen moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
CHARLES P. GILLEN
JOHN HOWE
THOMAS L. RAYMOND

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

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Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of the adjourned meetings of January 9th and 11th, 1924, and of the regular meeting of January 15th, 1924, were read and approved.

Commissioner Howe offered the following ordinance which was read by the clerk:

An ordinance authorizing the issuance of \$1,000,000 Water Bonds of The City of Newark.

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Section 2. The money to be raised by the issuance of said bonds shall be applied to the purpose of paying for the construction and acquisition of water supply systems for The City of Newark, and any part or parts of such systems, and buildings, lands and rights in land therefor, or any or all of such items, including the payment of the cost and expense of such of said properties or improvements as the City itself is authorized by law to acquire or make, and also the payment of amounts required to be paid by the City to the North Jersey District Water Supply Commission under the provisions of Chapter 71 of the Pamp-let Laws of 1916 of the State of New Jersey, as amended, and contracts between the City and said Commission, for the purpose of defraying the cost

and expense of a water supply system in the watershed of the Wanaque River.

Section 3. The following matters are hereby determined and declared pursuant to the requirements of said Chapter 252 of the Laws of 1916, as amended:

(a) No part of the cost of said improvement has been or is to be specially assessed against property specially benefited.

(b) The probable period of usefulness of the improvements for which said bonds are to be issued, computed in the manner prescribed by Section 4 of said Chapter 252 of the Laws of 1916, as amended (said improvements being of the class described in Clause (b) of Subsection (2) of said Section 4, and being not yet complete), is forty years, beginning upon the date of said bonds.

(c) The average assessed valuation of the taxable real property (including improvements) of The City of Newark, computed upon the next preceding three valuations thereof in the manner provided in Section 12 of said Chapter 252 of the Laws of 1916, as amended is \$472,028,445.

(d) The net debt of said City, computed in the manner provided in said Section 12, is \$21,419,105.65.

(e) The statement required by said Section 12 (showing said net debt, etc.) has been made and filed with the City Clerk, as required by said Act.

Section 4. This ordinance shall take effect in the manner provided by law.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on January 29th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to authorize the erection of a stable for anti-toxin horses to be used in connection with the work of the Division of Health, in the Department of Public Affairs of The City of Newark," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to authorize the erection of a stable for anti-toxin horses to be used in connection with the work of the Division of Health, in the Department of Public Affairs of The City of Newark.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the sum of Thirty-six thousand nine hundred one dollars and fifty-eight cents (\$36,901.58) be and the same is hereby appropriated to the City Treasurer, for semi-monthly payrolls January 1st to January 15th, 1924, of the Department of Public Affairs as follows:

Mayor's Office	\$ 1,237.07
Employment Bureau	772.16
Outdoor Poor	1,084.57
Alms House	2,493.16
Bureau of Baths	2,557.73
City Home	2,148.24
Bureau of Health	12,198.30
City Hospital	14,410.35
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	\$36,901.58

F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of Nineteen thousand five hundred forty-two

dollars and thirty-one cents (\$19,542.31) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance from January 1st to 15th, 1924, as follows:

Director's	\$ 924.15
Comptroller's	2,202.50
Auditor's	1,245.00
City Treasurer's	738.23
Tax Receiver's	1,625.00
Tax Arrears (Temp.)	765.00
Board of Assessment & Revision of Taxes	5,757.50
Board of Assessments for Local Improvements	607.49
Law Department	2,094.14
City Clerk's	2,093.32
1st District Court	774.99
2nd District Court	714.99
	<hr/>
	\$19,542.31

John Howe
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of One hundred sixty-two thousand eight hundred forty-one dollars and sixteen cents (\$162,841.16) be and the same is hereby appropriated to the City

Treasurer, as per the annexed certified list, being the semi-monthly payroll of the Department of Public Safety from January 1st to 15th, 1924, as follows:

Director's Office	\$ 687.49
1st Criminal Court	716.45
2nd Criminal Court	579.54
3rd Criminal Court	572.49
Building Division	2,290.00
Electrical Division	897.50
License Division	525.83
Fire Division	70,468.12
Police Division	86,103.54
	<hr/>
	\$162,841.16

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of Ten thousand five hundred ninety-nine dollars and eighty-one cents (\$10,599.81) be and the same is hereby appropriated to the City Treasurer for semi-monthly payrolls January 1st, 1924, to January 15, 1924, of the Department of Parks and Public Property, as follows:

Director's Office	\$ 1,519.49
Printing and Stationery.....	137.50
Smoke Abatement	125.00
Weights and Measures	667.82
Centre Market	1,268.29
New Centre Market	1,456.82
Public Buildings	4,502.89
Shade Tree	922.50
	<hr/>
	\$10,599.81

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Eight hundred fifty-one dollars and twenty cents (\$851.20) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending January 16, 1924, as follows:

Shade Tree\$851.20

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution

was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolution:

RESOLVED, That the sum of Thirty thousand six hundred fifteen dollars and eleven cents (\$30,615.11) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

City Treasurer, weekly payroll ending January 16th,
1924\$30,615.11

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency

Constables' Bonds

Louis Leonardis
Robert M. Harrison
Joseph Fresolone, Jr.
Henry Purcell
Samuel Schoenberg
William Peter Charles Frick
Charles F. Pellegrin

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of The City of Newark that resolution 8118-S, adopted by the Board of Commissioners January 15th, 1924, be and the same is hereby amended to read Frank A. Caffery, Clerk in the office of the Board of Assessment and Revision of Taxes, instead of in the office of Receiver of Taxes, as erroneously stated therein.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,

Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

WHEREAS, By resolution adopted by this Board the Director of the Department of Parks and Public Property was authorized to sell at public sale, for cash, to the highest bidder, all the right, title and interest of the City of Newark in and to the lands situate, lying and being in the City of Orange, Essex County, New Jersey:

BEGINNING in the northwest corner of Valley and Morris Streets; and running thence along the westerly line of Valley Street northeast 240 feet to its intersection with the south line of Chestnut Street; thence along the southerly line of Chestnut Street 285 feet, more or less, to the East Branch of the Rahway River; thence along the several courses thereof in a southerly direction to the northerly line of Morris Street; thence along the same southeasterly 300.32 feet, more or less, to the place of BEGINNING; and,

WHEREAS, In accordance with said resolution the Director of the Department of Parks and Public Property did expose at public sale the interest of said City in said lands, and did receive a bid therefor in the sum of \$13,000, such bid being made by Manton B. Metcalf Memorial Playground Association, a corporation, and did accept said bid;

THEREFORE BE IT RESOLVED,
By the Board of Commissioners of
The City of Newark that the action
of Director of the Department of
Parks and Public Property in accept-
ing the aforesaid bid, be and the same
is hereby ratified and confirmed; and
the Mayor and the City Clerk are
hereby authorized and directed to
execute a Bargain and Sale Deed with
Covenant against Grantor's Acts to
said purchaser of said lands for the
interest thereon of said The City of
Newark.

Charles P. Gillen
F. C. Breidenbach
John Howe
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Gillen, Howe, Raymond, Mayor Breid-
enbach.

WHEREAS, The Civil Service Com-
mission has certified the names of
Willard E. Reed and Robert F. Lyons
as eligible for appointment;

THEREFORE BE IT RESOLVED,
That Willard E. Reed and Robert F.
Lyons be and they are hereby ap-
pointed as Assistant Superintendents
in the Division of Weights and Meas-
ures, Department of Parks and Public
Property, at an annual salary of One
thousand seven hundred and forty dol-
lars (\$1,740.00) each, said appoint-
ments to become effective February
1st, 1924.

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Gillen, Howe, Raymond, Mayor Breid-
enbach.

RESOLVED, That Michael J. Ger-
rity be and he is hereby temporarily
appointed as Market Policeman in the
new Centre Market, Department of
Parks and Public Property, at an an-
nual salary of One thousand five hun-
dred dollars (\$1,500), said appoint-
ment to become effective January 22,
1924.

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Gillen, Howe, Raymond, Mayor Breid-
enbach.

RESOLVED, That Joseph H. Mc-
Gann be and he is hereby appointed
as Supervisor of Storage in the new
Centre Market, Department of Parks
and Public Property, at an annual
salary of Three hundred dollars
(\$300), said appointment to become
effective January 22, 1924.

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That James P. Higgins be and he is hereby appointed as Market Reporter at the new Centre Market at an annual salary of Five hundred (\$500.00) dollars, said appointment to become effective January 28th, 1924.

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In the judgment of the Director of the Department of Parks and Public Property a quantity of hand trucks are required for carting merchandise in and around the new Centre Market; and,

WHEREAS, By the exigency of the situation an emergency exists which

will not permit the advertisement for bids for said work;

THEREFORE BE IT RESOLVED, By the Board of Commissioners of the City of Newark that the Director of the Department of Parks and Public Property be and he is hereby authorized to purchase sixty-four (64) hand trucks (the number required) at a price not to exceed Two thousand (\$2,000) dollars.

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the Director of Parks and Public Property be and he is hereby authorized to allow the following extra work, on New Eighth Precinct Police Station by the Connolly Construction Company:

To furnishing labor and material for all construction work on the Repair Shop	
under Garage	\$1,075.00
To substituting Face Brick in place Common Brick	
North side of Building.....	300.00
	<hr/>
	\$1,375.00

Charles P. Gillen
F. C. Breidentach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidentach.

RESOLVED, That Harry Blumenkranz of 116 Dickerson Street, Newark, N. J., a resident of the Fifteenth Ward, be and he is hereby appointed a Constable from the said Fifteenth Ward for a full term of three years beginning on the first day of January, 1924.

Charles P. Gillen
F. C. Breidentach
W. J. Brennan
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidentach.

Commissioner Raymond moved that an ordinance, entitled "An ordinance providing for the construction of an eight (8) inch pipe sewer in Goodwin Avenue from Renner Avenue for a distance of about 300 feet southerly and in Schuyler Avenue from Renner Avenue for a distance of about 300 feet

southerly," be laid over until January 29th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidentach.

Commissioner Raymond moved that an ordinance entitled "An ordinance providing for the construction of a system of sewers to be known and designated at "Lehigh Avenue Sewer and Branches," be laid over for one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidentach.

Commissioner Raymond submitted the following ordinances as a matter of information.

An ordinance providing for the construction of a storm water sewer to be known as the Lightning Brook Storm Water Sewer;

An ordinance to provide for the construction of sewers in Thirteenth Avenue between Wickliffe Street and Boston Street; between Hunterdon Street and Bergen Street and between Bergen Street and Littleton Avenue.

Commissioner Raymond moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the Director of the Department of Streets and Public Improvements be and he is hereby directed to advertise for sealed proposals for the Annual Flagging Contract. Bids to be received between the hours of 10:00 and 10:15 A. M. at the office of said Director on such date as he shall in said advertisement designate.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes.

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the agreement being a sub-lease from Packard Motor Car Company to The City of Newark, of premises Number 46 to 54 inclusive Earl Street, for use by the Department of Streets and Public Improvements for garage purposes, a copy of which sub-lease dated the 15th day of January, 1924, hereto is annexed, be and the same hereby is approved and

the Director of the Department of Streets and Public Improvements and the City Clerk are authorized and directed to execute the same upon the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, On July 16th, 1923, the Director of the Department of Streets and Public Improvements entered into contract, on the part of the City of Newark, with United States Tire Company, Newark, for furnishing and delivering United States Automobile Tires; and,

WHEREAS, The said contract contains a clause whereby the same may be continued in force for a further period of six (6) months, upon the mutual consent of the parties, thereto; and,

WHEREAS, It is deemed advisable to continue said contract for a further period of six (6) months from January 15th, 1924, the Contractor having agreed hereto.

THEREFORE BE IT RESOLVED, That said contract entered into be-

tween the City of Newark and United States Tire Company, dated July 16th, 1923, be and the same hereby is continued in effect for a further period of six (6) months from January 15th, 1924, upon the filing by the Contractor with the said Department of Streets and Public Improvements of its written consent and upon the filing with the said Department of Streets and Public Improvements of the consent of the surety on said contract.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Streets and Public Improvements be and he is hereby directed to advertise for sealed proposals for furnishing and delivering canvas wagon covers.

Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That contract for furnishing and delivering to the Department of Streets and Public Improvements, one (1) or more of any or all of the component parts for Mack automobile trucks, be and the same hereby is awarded to Mack International Motor Car Company, Newark, it being the lowest responsible bidder, the amount of its bid based on estimate of the Department's requirements for the year 1924, being Two thousand five hundred dollars (\$2,500.00) or five per cent. (5%) above prices quoted in Factory Official Price list.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering the following materials, to the Department of Streets and Public Improvements, be and the same hereby are awarded, as follows, being the lowest responsible bidder in each case:

**Newark Harness & Saddlery Co.,
Newark**

Approximately 144 canvas feed bags, at \$1.25 per bag.

Geo. W. Baney, Newark

Approximately 20 tons Hamlin's H. & S. horse feed, at \$47.00 per ton.

Francis H. Ruhe, New York

Approximately 400 dozen glass chimneys, at \$1.05 per doz.

**Gleason-Tiebout Glass Co.
New York**

90 dozen more or less Crystal boulevard globes, at \$19.42 per dozen.

70 dozen more or less opal domes, at \$14.58 per dozen.

Welsbach Company, Gloucester, N. J.

Approximately 6,000 artificial silk gas mantels, at \$180.00 per thousand.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering kerosene oil to the Department of Streets and Public Improvements, be and the same hereby is awarded to Tide Water Oil Sales Corporation, New York City, it being the lowest responsible bidder,

the amount of its bid being as follows:

For all deliveries of kerosene to Little Falls, N. J., in fifty (50) gallon containers, .01½ cents a gallon below open tank wagon market price on date of delivery.

For all deliveries of kerosene to Charlottsburg, N. J., in fifty (50) gallon containers, .01½ cents a gallon below open tank wagon market price on date of delivery.

For all deliveries of kerosene to any point within the City Limits, tank wagon or fifty (50) gallon containers, at .02½ cents a gallon below open tank wagon market price on date of delivery.

The open tank wagon market price on date of bid being fourteen cents (.14c) per gallon.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering to the Department of Streets and Public Improvements, one (1) or more of any or all of the following types of Maxwell automobiles, to be and the same hereby is awarded to De Cozen Motor Company, Newark, it being the lowest responsible bidder, the amount of its bid being as follows:

Maxwell touring, 5 passenger, at \$875.00 each.

Maxwell roadster, 2 passenger, at \$875.00 each.

Maxwell coupe, 4 passenger, at \$1,305.00 each.

Maxwell club coupe, 2 passenger, at \$1,085.00 each.

Maxwell sedan, 5 passenger, at \$1,405.00 each.

Maxwell sedan (club), 5 passenger, at \$1,150.00 each.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond: I would like to make a statement in reference to these contracts for automobiles. These are for replacements of old automobiles which are hardly fit to be repaired and would cost more to maintain than new cars would cost for a year, practically. It is not economical to keep the old cars.

RESOLVED: That the contracts for furnishing and delivering the following materials, to the Department of Streets and Public Improvements, be and the same hereby are awarded as follows; being the lowest responsible bidder in each case:

**W. T. Crane Carriage Hardware Co.
Newark**

Approximately 40 kegs, No 7 Long Heel Med. Hind Horseshoes, at \$6.90 per keg.

Approximately 25 kegs No. 8 Long Heel Med. Hind Horseshoes, at \$6.90 per keg.

Approximately 8 kegs, No. 8 Long Heel Med. Front Horseshoes, at \$6.90 per keg.

Approximately 20 kegs, No. 7 Med. Front Horseshoe Tips, at \$7.40 per keg.

Approximately 20 kegs, No. 8 Med. Front Horseshoe Tips, at \$7.40 per keg.

Approximately 600 lbs, 3x½" Toe Steel, at \$4.30 per C. lb.

Approximately 500 lbs. 4x½" Toe Steel, at \$4.30 per C. lb.

Approximately 500 lbs. 5x½" Toe Steel, at \$4.30 per C. lb.

Approximately 300 lbs. 3x½" Toe Steel, at \$4.30 per C. lb.

**Thompson-Goodyear Rubber Corp.
Newark**

Approximately 200 pair, No. 7 "Heany" Rubber Horseshoe Pads, at 80 cents a pair.

Approximately 250 pair, No. 8 "Heany" Rubber Horseshoe Pads, at 85 cents a pair.

Approximately 200 pair, No. 9 "Heany" Rubber Horseshoe Pads, at 90 cents a pair.

Approximately 150 pair, No. 10 "Heany" Rubber Horseshoe Pads, at 95 cents a pair.

Approximately 350 pair No. 6 Steel Hoof Protectors, at 9 cents a pair.

Approximately 200 pair, No. 7 Steel Hoof Protectors, at 9 cents a pair.

Approximately 250 pair, No. 8 Steel Hoof Protectors, at 9 cents a pair.

Approximately 100 pair, No. 9 Steel Hoof Protectors, at 9 cents a pair.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled, "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the construction of pipe sewers in the following blocks of Thirteenth Avenue: a ten (10) inch pipe sewer between Wickliffe Street and Boston Street; a twenty-four (24) inch pipe sewer between Hunterdon Street and Bergen Street and an eighteen (18) inch pipe sewer between Bergen Street and Littleton Avenue. All of the above sewers to replace the existing sewers which are inadequate. These sewers to be constructed with house connections to the curb lines, together with all the appurtenances necessary to complete the same.

Said improvement to be made as local improvements and the cost

thereof to be assessed against the property benefited by said improvement in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That in order to temporarily finance said improvement the sum of \$8,000 is hereby appropriated and temporary bonds or notes shall be issued from time to time to meet the cost thereof; under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission" approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Streets and Public Improvements is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting

room, City Hall, on February 13, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

BE IT RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of Section 6, of Article 20, Section 7 of Article 21 and Section 12 of Article 37 of an act entitled "An Act concerning Municipalities" Chapter 152 of the Laws of 1917, (P. L. 1917, page 319) and the supplements thereto and amendments thereof.

1. To construct a storm water sewer in the Valley of Lightning Brook for the joint use of sections of the Township of Maplewood, the City of Newark and the Town of Irvington, said sewer to be of type and dimensions and to be constructed along the route specified in the contract hereinafter referred to, and so much of the said sewer as is within the boundaries of the City of Newark is to be as follows: In Florence Avenue from the

Irvington Line to Putman Street; Putman Street and the proposed extension thereof from Florence Avenue to Marsac Place and in Marsac Place from the proposed extension of Putman Street for a distance of about 200 feet northerly, together with a branch in Ellery Avenue from Putman Street for a distance of about 200 feet northerly. The sewer in Florence Avenue from the Irvington Line to a point about 270 feet north of Clinton Avenue to be thirty (30) inch reinforced concrete pipe and from this point to Putman Street twenty-seven (27) inch reinforced concrete pipe; in Putman Street from Florence Avenue to Ellery Avenue twenty-four (24) inch reinforced concrete pipe and the balance eighteen (18) inch pipe, together with all the appurtenances necessary to complete the same. The above improvement to be a part of a storm water sewer to be known and designated as the "Lightning Brook Storm Water Sewer" and so far as the City of Newark is concerned, to be constructed as a local improvement, the cost thereof to be assessed against the lands and real estate in the area of the City of Newark drained thereby in proportion to the benefits conferred upon said lands and real estate by said improvement; said improvement to be constructed under a contract, after duly advertised proposals, by the lowest responsible bidder under the regulations covering the construction of local improvements.

2. That said improvements shall be made by the Township of Maplewood in accordance with an agreement between the City of Newark, Town of Irvington and the Township of Maple-

wood, setting forth the work to be undertaken, the plans and specifications, therefor and the proportion of the cost thereof to be borne by each, a copy of which agreement is on file in the Office of the Director of the Department of Streets and Public Improvements of the City of Newark, N. J., at the City Hall, Newark, N. J., and which provides:

(a) That the City of Newark shall pay to the Township of Maplewood 13.94 per cent. of the cost of said improvement, which cost shall include advertising, engineering services and inspection during the progress of the improvement together with interest at the rate of six per cent. on moneys advanced by the Township of Maplewood; such payment to be made when said sewer is completed and accepted by the City of Newark.

(b) That the Town of Irvington shall pay to the Township of Maplewood 26.44 per cent. of the cost of said improvement, which cost shall include advertising, engineering services and inspection during the progress of the improvement together with interest at the rate of six per cent. on moneys advanced by the Township of Maplewood; such payment to be made when said sewer is completed and accepted by the Town of Irvington.

3. That upon the passage of an ordinance providing for said improvement the Director of the Department of Streets and Public Improvements and the City Clerk are hereby authorized and directed to execute a contract with the Township of Maplewood

and the Town of Irvington containing the provisions above set forth.

4. That in order to temporarily finance said improvement the sum of \$16,500.00 is hereby appropriated, and temporary bonds and notes shall be issued from time to time to meet the cost thereof under and by virtue of Chapter 252 of the Laws of 1916 and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per cent. per annum. All other matters respecting such temporary bonds shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

5. The Director of the Department of Streets and Public Improvements is hereby directed to give public notice of the intention of the Board of Commissioners of the City of Newark to cause said improvement to be made by entering into a contract with the Township of Maplewood and the Town of Irvington which contract shall contain the provisions above set forth and that all persons whose lands may be affected by such improvement or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board of Commissioners to be held in its meeting room, City Hall, Newark, N. J., on Tuesday, the thirteenth day of February, 1924, at 11 o'clock A. M. at which time and place an ordinance for the making of such an improvement and authorizing the making of a contract with the Township of Maplewood and the Town of Irvington for the doing of the work and for the ap-

portionment of the cost will be considered.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, a sewer has been constructed and completed in Spencer Avenue between West End Avenue and Alexander Street in the City of Newark; and,

WHEREAS, The Engineer in charge of the Bureau of Sewers has determined the cost and expense of such sewer to be the sum of \$751.10 which benefits shall be charged and assessed against the property abutting on the portion of the Street or highway through which such sewer has been constructed;

THEREFORE BE IT RESOLVED, That the Engineer in Charge of the Bureau of Streets is hereby directed to mail a notice to the last known address of the last owner of record of the aforesaid abutting property, stating that a hearing will be held by the Director of the Department of Streets and Public Improvements at his office on the second floor of the City Hall,

Newark, N. J., on Monday, the fifth day of February, A. D., 1924, at 10:30 A. M., at which time and place objections to said assessments will be heard.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Daymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate has been submitted to the Board of Commissioners of the City of Newark by the Engineer in Charge of the Bureau of Sewers showing the probable cost of constructing a sewer in Alexander Street from Valley Street for a distance of about 330 feet northerly, for the use of the abutting property only, together with lateral connections to the curb lines of said street, to be \$980.00, said probable cost being based on the best information obtainable as to the probable cost of such sewer; and,

WHEREAS, The Board of Commissioners signified its intention by a resolution to construct such a sewer in Alexander Street from Valley Street for a distance of about 330 feet northerly together with lateral connections to the curb lines, at a meeting of said

Board held on January 8, 1924; and,

WHEREAS, A copy of such resolution together with a notice stating that objections to the making of said improvement would be heard by the Director of the Department of Streets and Public Improvements on January 21, 1924, at 10 o'clock A. M. was mailed or caused to be mailed by the said Engineer to the last known address of the last owner of record, as shown by the tax maps of such city, of the property abutting on the portion of the street or highway through which such sewer is proposed to be constructed; and,

WHEREAS, A copy of such resolution and notice was posted conspicuously in the City Hall at least five days prior to the introduction of this resolution, setting forth the final decision of said Board to cause the construction of said sewer; and,

WHEREAS, At least two weeks have elapsed since the passage of the first resolution to which this resolution refers;

THEREFORE, BE IT RESOLVED, That this Board hereby signifies its final decision to construct a sewer in Alexander Street from Valley Street for a distance of about 330 feet northerly together with lateral connections to the curb lines and the construction of such sewer to be done by day labor under the direct supervision of the Department of Streets and Public Improvements.

Thomas L. Raymond
F. C. Breidenbach

Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Streets and Public Improvements which will in turn file the same with the proper City Officer:

Plumbers' Bonds

James E. Grimshaw
Benjamin Londau
William Eckel
Frank Vermilye
Louis Schrenell

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from the Commission on Building Districts and Restrictions regarding change in the Zoning

Ordinance on South Orange Avenue from Sanford Avenue west to the City Line from a residence district to a business district, and recommending that said change be denied.

Commissioner Brennan moved that the communication be filed and the recommendation concurred in.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Letter from Harding Realty Company, Mr. Maurice Levis, President, requesting change in the Zoning Ordinance in the vicinity of Second Avenue, Lake Street and Highland Avenue from a "B Zone—50 feet" to a "B Zone—85 feet" district.

Commissioner Brennan moved that the communication be referred to the Commission on Buildings and Restrictions for recommendation and report.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A petition from Mr. William Cunningham, 207 Market Street, requesting that the west side of North 10th Street and the east side of North 11th Street between 1st and Abington Avenues be changed from a Residential C 50 to Business Zone.

Commissioner Howe moved that the petition be referred to the Commission on Building Districts and Restrictions for recommendation and report.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from Navy & Marine Post No. 225, James J. Robinson, Adjustant, requesting the removal of the present Flag Custodian, and the appointment of a Veteran of the World War.

Commissioner Howe moved that the letter be referred to Commissioner Gillen.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following report of City Officers was received and order filed:

Overseer of the Poor for December, 1923.

Letter from Milton J. Brooks, 810 Steuben Street, regarding the taxation of property for the purposes of local government.

Commissioner Gillen moved that the

communication be referred to Commissioner Howe.

The roll being called, the motion was declared adopted by the following votes.

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from Dr. Charles V. Craster, Health Officer, Department of Health, regarding vacancy on the Commission of Building Districts and Restrictions due to the resignation of Mr. Charles Baker, order filed.

Letter from the Passaic Valley Sewerage Commissioners, advising that the construction of the Passaic Valley Sewerage Works will be in operation not later than June 1, 1924, was on motion by Commissioner Gillen referred to Commissioner Raymond.

Commissioner Gillen offered the following resolution:

WHEREAS, The Civil Service Commission has certified the names of Andrew A. Carroll, Daniel Peters, John J. Rahl as eligible for appointment;

THEREFORE, BE IT RESOLVED, That Andrew A. Carroll, Daniel Peters, John J. Rahl be and are hereby appointed as Elevator Operators in the new Centre Market, Department of Parks and Public Property at an annual salary of Twelve hundred dollars (\$1,200) each, said appointments to become effective January 28, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following ordinance, which was read by the Clerk:

An ordinance to authorize the acquirement of lands on the southerly side of Green Street, between Broad and Mulberry Streets, in the City of Newark, New Jersey, for City Hall extension purposes, and providing for the financing thereof.

The Board of Commissioners of The City of Newark, do ordain:

1. That the plot of ground on the southerly side of Green Street, between Broad and Mulberry Streets, in the City of Newark, New Jersey, hereinafter described, shall be acquired by the City of Newark, either by purchase or condemnation, for City Hall extension purposes, said land being more particularly described as follows:

BEGINNING at a point in the southerly side of Green Street distant 399 feet 9 inches easterly from Broad Street; and running thence south 28° 30' west 89.83 feet; thence south 61° 20' east 28

feet; thence 28° 30' east 89.92 feet to the southerly side of Green Street; thence north 61° 30' west and along the southerly side of Green Street a distance of 28 feet to the point and place of BEGINNING.

2. That the total cost of the purchase of said lands shall not exceed the sum of thirty-six thousand dollars (\$36,000);

3. Pursuant to the provisions of Section 13 of Chapter 252 of the Laws of 1916, as amended, there shall be issued temporary loan bonds of the City of Newark in an aggregate principal amount not exceeding thirty-six thousand dollars (\$36,000), bearing interest at a rate not exceeding six per centum per annum, payable semi-annually, for the purpose of temporarily financing the cost of said purchase. All other matters in respect of said temporary bonds shall be determined by the Director of the Department of Revenue and Finance, subject to the provisions of this ordinance and Chapter 252 of the Laws of 1916, as amended, and the Director of the Department of Revenue and Finance is hereby authorized to issue said temporary bonds at such time or times and in such amounts as he may deem advisable. The Mayor, Director of the Department of Revenue and Finance, City Clerk and City Auditor are hereby authorized and directed to execute said bonds or so many thereof as the Director of the Department of Revenue and Finance shall deem it advisable to issue.

4. The sum of thirty-six thousand dollars (\$36,000) to be raised by the

issuance of said temporary bonds is hereby appropriated for the purposes for which said bonds are hereby authorized to be issued.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond. Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on January 29th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following ordinance which was read by the clerk:

An ordinance to authorize the acquirement of lands on the southerly side of Green Street, between Broad and Mulberry Streets, in the City of Newark, New Jersey, for City Hall extension purposes, and providing for the financing thereof.

The Board of Commissioners of The City of Newark, do ordain:

1. That the plot of ground on the southerly side of Green Street, between Broad and Mulberry Streets, in the City of Newark, New Jersey, hereinafter described, shall be acquired by the City of Newark, either by purchase or condemnation, for City Hall Extension purposes, said land being more particularly described as follows:

FIRST TRACT; BEGINNING
on the southerly side of Green
Street at a point distant 23 feet

9 inches easterly from the northeast corner of land now or late of Rev. M. W. Jacobus, and being also the northeasterly corner of the house now or formerly standing on Dittler's lot; from thence running southerly and parallel with the lot now or formerly of Rev. M. W. Jacobus 90 feet, more or less, to the northerly line of the second tract hereinafter described; thence easterly along the same 23 feet, 9 inches; thence northerly parallel with the first mentioned line 90 feet to Green Street; and thence along said street westerly 23 feet, 9 inches; to the place of BEGINNING.

SECOND TRACT; BEGINNING at the northwest corner of the lot hereby described, being at a distance of 205 feet 7 inches from the northerly side of Franklin Street on a course north $32^{\circ} 6'$ east and being the most northeasterly corner of the lot conveyed by Emmons T. Mockridge and wife to Philip J. Bowers; thence running south $58^{\circ} 23'$ east 21 feet, 6 inches, to land formerly belonging to Elihu Mockridge; thence along the same south $31^{\circ} 40'$ west 100 feet; thence on a line parallel with the first course north $58^{\circ} 23'$ west 22 feet, more or less, to the line of property of Emmons T. Mockridge, conveyed to said Philip J. Bowers; thence along the same north $32^{\circ} 6'$ east 100 feet to the place of BEGINNING.

THIRD TRACT: BEGINNING at the northwest corner of premises described at a point which is 203 feet 3 inches northeasterly

from the northerly line of Franklin Street on a course north 32° 8' east; thence running south 58° 23' east 21 feet, 6 inches, to line of lands devised to George M. Mockridge for life by the last will and testament of Elihu Mockridge; thence along the same south 32° 6' west 100 feet; thence on a line parallel with the first course of lot hereby described north 58° 23' west 22 feet, more or less, to line of lands formerly belonging to William H. Ross; thence along the same north 32° 8' east 100 feet to the place of BEGINNING.

2. That the total cost of the purchase of said lands shall not exceed the sum of twenty-five thousand dollars (\$25,000);

3. Pursuant to the provisions of Section 13 of Chapter 252 of the Laws of 1916, as amended, there shall be issued temporary loan bonds of the City of Newark in an aggregate principal amount not exceeding twenty-five thousand dollars (\$25,000), bearing interest at a rate not exceeding six per centum per annum, payable semi-annually, for the purpose of temporarily financing the cost of said purchase. All other matters in respect of said temporary loan bonds shall be determined by the Director of the Department of Revenue and Finance, subject to the provisions of this ordinance and Chapter 252 of the Laws of 1916, as amended, and the Director of the Department of Revenue and Finance is hereby authorized to issue said temporary bonds at such time or times and in such amounts as he may deem advisable. The Mayor, Director

of the Department of Revenue and Finance, City Clerk and City Auditor are hereby authorized and directed to execute said bonds or so many thereof as the Director of the Department of Revenue and Finance shall deem it advisable to issue.

4. The sum of twenty-five thousand dollars (\$25,000) to be raised by the issuance of said temporary bonds is hereby appropriated for the purposes for which said bonds are hereby authorized to be issued.

The Ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading on January 29, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen: I would like to say a word with reference to the awarding of the contract for the dog pound. The Corporation Counsel and the Assistant Corporation Counsel gave this opinion.

The following communication was received and read:

January 22, 1924.

Subject: Opinion of Awarding of Contract of Dog Pound.

Hon. Charles P. Gillen,
Director of Parks and Public Property,
Addressed.

Dear Sir:

Replying to your recent inquiry of

me as to whether the contract for conducting the dog pound should be awarded to the Humane Society of New Jersey, it is my opinion, in view of the fact that the matter relating to the letting of such contract is now in litigation in behalf of neighboring property owners, that no contract should be awarded at this time.

Yours very truly,

Charles M. Myers,

Assistant Corporation Counsel.

Ordered received and filed.

Commissioner Gillen: I agree with the Law Department as to the policy outlined. I therefore move that the Department of Parks and Public Property be authorized to continue the arrangement with the present pound keeper for the keeping of the pound and the collecting of stray animals until this matter is disposed of in the courts.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen: There have been several communications received by this Commission regarding the position of flag custodian. As you know, these communications recommended to this Board the removal of Mr. Myron W. Morse as flag custodian on the ground that he was not thoroughly familiar with the proper rules governing the flying of the American colors. There has been a great deal of

contention about this, and I wish to say in justice to Mr. Morse, the flag custodian, whether he was right or wrong in some of the things he did, he was at least very sincere. I believe he was actuated by patriotic purposes in all that he did. But, however, since there has been a contention about it, it seems to me that the position of flag custodian is not really necessary. Every man should know how to fly the American flag and should be his own flag custodian; every American citizen should know how to put that flag on his own home or on his own pole. I would therefore dispose of the matter in this manner by offering a resolution that the office of flag custodian be abolished, and I offer that resolution now:

It is on this 22nd day of January, 1924;

RESOLVED, That the office of Flag Custodian of the City of Newark, County of Essex and State of New Jersey, be and it is hereby abolished as of February 1, 1924.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

THOMAS L. RAYMOND
F. C. BREIDENBACH
JOHN HOWE
W. J. BRENNAN
CHARLES P. GILLEN

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

January 29, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber City Hall, Newark, at 10 A. M.

Present: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of meeting of January 22nd were read and approved.

Mayor Breidenbach: This is a public hearing on the budgets of the various departments. If there is any citizen desiring to be heard on the budget, we shall be pleased to have him present his views. We will take each budget separately.

Mr. E. W. Wollmuth, Secretary, Chamber of Commerce: The Chairman of our Municipal Affairs Committee, which is charged with the duty of going over the City Budget, is here and is prepared to present a report of that committee. Our report does not deal with specific individual departments. The chairman of that committee begs leave to present this report to the commission.

Commissioner Raymond: I would suggest if citizens do not wish to be heard on each budget separately, that they be permitted to be heard on the whole budget. I think we should go over each budget separately and the public be given an opportunity to criticise each department and then be given an opportunity to speak on the

entire budget as a whole and offer any remarks they see fit.

Mayor Breidenbach: We will first take up the Department of Public Affairs:

In the Director's office there is a decrease of \$3,250; in the Employment Bureau an increase of \$3,000, to provide for two additional clerks; Bureau of Baths, an increase of \$12,000. The reason for that is the bath houses have not been renovated for years—six, seven or eight years—and are in very bad condition and need painting and gone over. If we don't make these repairs, it means ruination of the buildings. That is really necessary. For the City Home, there is an increase of \$5,000 for new equipment, such as a tractor, playground equipment and various other things of that kind. In the Alms House there is an increase of \$3,000. That increase is for three years' insurance premium. The Outdoor Poor is \$122,000, the same as last year. The Public Outing is \$12,000, same as last year; Band Concerts \$5,000, same as last year; Holiday Celebrations \$5,500, same as last year; Arts, Science and Industrial Museum, an increase of \$10,000, which has been requested by the museum trustees; rental of beds in institutions, a decrease of \$2,500; the Free Public Library, an increase of \$55,000, which is for the maintenance of new libraries that have been established in the last year; the City Hospital, an increase of \$10,000 for the opening of a new wing which we have got to equip, and I want to say that is a very small amount to equip a new

wing that will take care of 75 additional patients; the Bureau of Health, an increase of \$25,000 for salaries and a new serum treatment; Free Dental Clinic, an increase of \$2,500 that has been refused for five years. I understand from the trustees of this clinic they are doing wonderful work, and I gave them the increase because I think the city is growing very fast and they are taking care of a great many people. The Relief of Poor remains the same as last year, \$5,000.

This makes a total increase in my department of \$119,000.

Is there any citizen desiring to be heard on the budget of the Department of Public Affairs? If not, we will take up the budget of the Department of Streets and Public Improvements.

Commissioner Raymond: The total increase of my budget is \$107,000, which amounts to about a 5 per cent increase.

The Director's office remains the same as last year. I might say this includes a lot of people that do not belong there, such as the Consulting Engineer, the Chief Engineer, Clerks, etc., who attend to departmental matters, and the Paymaster of the Department is also chargeable to it.

The Bureau of Street Cleaning, which has always been a great problem of the Department, was \$1,200,000 last year. This year it is \$1,290,000. We could not reduce it any further with safety to the work, and I under-

stand we have added 1,350 new houses which were built last year and that we have added largely to our street surface, improving the surface of streets, making additional cleaning necessary, and it will be difficult to get through on the amount we are allowed.

In regard to refuse collection, I would like to say that I think that Newark gets as complete service as any city in the country. We do not try to save money on street cleaning and refuse removal, except in doing the work cheaply, but not in limiting service. We could perhaps make a saving by not pulling out cans from the yards in the morning. We could leave that to the citizens. Again, on most arteries such as Broad Street, Market Street, Springfield Avenue, Orange Street, South Orange Avenue and Clinton Avenue, I have felt it was necessary to keep these thoroughfares immaculately clean. We have a detail of cleaners on those arteries all day long keeping them clean. I remember two years ago Market Street was a mud bed all the way up, in spite of the fact that the street was paved. Today it is perfectly clean, and all of our main arteries today are perfectly clean and a credit to the city and good for the health of the citizens. I will admit also we can possibly do it cheaper by contract, but we have had experience with contracts, trying to enforce them, but our experience when I took over this department, I was confronted with piles of snow, garbage and ashes on every curb in the city that we had to dig out with picks. In some places it was two or three feet high as the

result of accumulation. Last year, for instance, we did not miss a collection, in spite of the fact that we had a great many snow storms. We have removed our snow from curb to curb and taken it all away. We have had officials from New York to the smallest city come to us seeking data on our methods. It may be that those things are specific, but with a congested city like Newark, with a lot of traffic, we felt it was necessary. I do not think we can be criticised as being extravagant for what we have done. It is a continuous process of making data and statistics and trying to do this work as cheap as possible. Every team haul is calculated, and I think we are getting it down to a basis. We maintain a force of clerks, entirely new, who keep these statistics. They are there to make these calculations and they are the main spring of the works.

The Bureau of Sewers is increased slightly; the Bureau of Sidewalks remains the same; the Incline Plane remains the same, and House Sewer Connections remains the same.

The Bureau of Lighting, an increase of \$5,000. There is some question whether we can get along on that. I would like to say a word on lighting. We have spent considerable money to get a good lighting system. We have revolutionized entirely the lighting system of Newark. We have removed about 1,000 gas lamps and substituted electric lights for them in many streets with a much greater strength. Take Broad Street, for instance. It is reputed to be one of the best-lighted streets in the country.

We have established a system of inspection and have succeeded in getting better service by close inspection and forcing penalties.

The Division of Surveys is the same. No one seems to know what this buerau is, except that it makes surveys. I organized this bureau in 1921 on the lines of the Bureau of the Comptroller in Philadelphia and New York, and the estimates for the payment of contracts on street paving and of public works are made by the Bureau of Surveys, which is a check upon the Bureau of Paving, which does the work and which makes the official estimates, the final estimate being made by the Bureau of Surveys. It acts as a control and check. It takes the level of the street when first excavations are made and takes the levels from time to time as the work progresses, and I fear it has been a source of annoyance to contractors—at least I gather so from what I hear. Notwithstanding this, it is a safe check and assures us a double check on the work.

The Bureau of Purchases, this is the same as last year, and I would like to say Mr. Gwinnell would be pleased to know that our supply of purchases last year amounted to \$675,000. Over 85 per cent of these purchases were made on competitive bids. The prices we pay average 5 to 8 per cent below wholesale market rates. The cost of the bureau is 1 per cent of its purchases. We are told we have this down to the same basis as a good many business houses. If it did not save a cent, if it cost more which I was told it would by

certain old-fashioned minds in my department, I am still going to have it, because I have a certain comfort when I go to bed nights knowing the money is well spent. I have nothing more to say about it.

Mayor Breidenbach: Is there any citizen desiring to talk on Director Raymond's budget? If not, we will take up the budget of the Department of Public Safety.

Commissioner Brennan: My budget shows a material increase over that of previous years. There is no way that I know of in which it is possible to avoid these increases in the Department of Public Safety, due to the additional demands for additional police and firemen, which, without it, it is impossible for us to handle the ever-increasing problem of traffic and other demands made upon that department.

In the Building Department I am asking for an appropriation of \$64,000, an increase of \$4,000 over last year. This increase is due to increase in salaries, the appointment of an additional inspector. Three and a half times as many permits were issued last year as in the year of 1918, and estimated costs of new buildings ran up to \$35,500,000, or more than six and a half times the total of five years ago. The force of that department has increased only four, despite the increase in the estimated cost of buildings, which requires additional inspection.

For the Electrical Division I am asking for an appropriation of \$36,000,

an increase of \$4,000 over 1923, made up mainly by request for additional inspectors. This increase is made imperative by the great jump in the use of electricity, which must be obvious even to the layman. If it were not for this increase, this budget would show a decrease of more than \$3,500.

For the Fire Department I am asking for \$1,934,000, an increase of \$74,000 over 1923, which increase represents chiefly the salary of 32 additional men and mandatory salary increases, in most cases made necessary by the advancement of firemen from third to second and from second to first grade, and in other instances to meet prevailing rates of pay for mechanics. The remainder of the increase of \$4,000 is made necessary by increased consumption and cost of furnace and cannel coal. Savings in forage and horseshoeing made possible by the motorization of the department are offset by increased cost of apparatus repairs. The salaries in that department for 1924 amount to \$1,802,800; maintenance, \$131,200. I would like to call your attention to the fact that maintenance is \$21,000 under that of last year and more than \$75,000 under 1918. It is lower than at any time in six years, despite the addition of six companies, mainly because of the motorization of the department and the fact of abolishing the immense number of horses and other equipment necessary for running of the department under the old system.

For the Police Division I have made a request for \$2,280,000, an in-

crease of \$117,874.54 over 1923. The main item responsible for this increase is the addition of 50 patrolmen to the force, which in conference you gentlemen decided was as much as you could allow me, despite the fact that the Chief of Police, the Deputy Chief and others who know the demands on the department decided they must have at least 200 additional patrolmen. So many demands are made for patrolmen, especially because of traffic conditions in our city, I might say because of our limited number, it is impossible for us to give the protection to the schools which, in my opinion, they are not only deserving of, but should have. I find under the conditions it is ridiculous, to say the least, to give me but 50 additional patrolmen. However, I will show you I shall endeavor to do the best I can with the number allowed.

In addition to that, you agreed to allow \$18,000 for automatic traffic equipment or semaphore system on our main artery. If it were not for these two items of traffic equipment and additional patrolmen, the budget of that department would be really less than that of last year, because it has been possible for us to cut down on maintenance in a great many of the departments.

That is all I have to say for the Department of Public Safety, unless there are any specific questions which either yourself or any of the citizens desire to ask.

Mayor Breidenbach: Are there any citizens who desire to talk on Director Brennan's budget?

Mr. Charles Roester, 59 Mechanic Street, representing the Electrical Manufacturers' Association: We are vitally interested in this report, and I would like to ask Director Brennan if provision has been made for an increase in the number of electrical inspectors, and also what we consider inadequate compensation for electrical inspectors. We feel the electrical inspectors have not been properly compensated, and it is a very vital matter to us, and I should like to know if any increase in salary has been provided for.

Commissioner Brennan: I might state provision has been made for an increase in the number of inspectors and to take care of salary increases for them.

Mr. George Davis and Mr. Paul Jaehnig appeared and urged that additional electrical inspectors be appointed to take care of the great increase in the volume of electrical work being done in old buildings, stating electrical contractors have been handicapped because of the delay in procuring inspection of their work due to the limited number of inspectors employed by the city, and felt these men were not properly compensated for the character of work they did and urged that they be favorably considered for salary increases.

Mayor Breidenbach: If there are no other citizens wishing to be heard on Director Brennan's budget, we will proceed with the budget of the Department of Revenue and Finance.

Commissioner Howe: The total increase of this department is \$34,200.

In the Director's office the increase asked for is \$500. It may be used and it may not. The Comptroller's office calls for \$3,500 additional. I might add that the additional business of that department shows since 1920, four years, the work has increased 50%, while the payroll increased but 6%. For the Auditor's office the increase there is \$1,000 over last year. There are various reasons why this increase is necessary. The law requires certain statements to be furnished to the Commissioner of Municipal Accounts. Ninety per cent of the checking of these accounts is done by the Auditor's office. I might mention in the Department of Public Affairs there are about 1,200 items bought under contract. These all have to be checked. The additional amount of pavements and sewers of the last year must be checked, audited and approved by that department. The Auditor is not only the Auditor of the city, but under the law is required to be the Auditor of the Board of Education.

In the City Treasurer's Department there is an increase of \$700. That will be for a gradation of salaries. That is not much when you consider in that department during the year done business amounting to \$43,829,000, an increase of 40%, while the salary increase is but 4%.

In the Tax Assessor's Department there is an increase of \$15,000. Five thousand dollars of this is for increases in salary of the Tax Commissioners. For the benefit of those who may think that is a great increase, I would like to say that I served twelve

years as a member of that board. I had a salary of \$3,500 at that time, but when Commission Government was first adopted the Commission, in the interest of economy, cut the salary. I never agreed with them. The work of that department has increased to such an extent that I believe the salary increase given by this Commission was warranted. The additional \$10,000 goes to make up for the graduated salary increases for clerks which are regulated by Civil Service. During the past year there were erected 1,040 new dwellings, 205 other new buildings and nearly 1,000 private garages, making a total of 2,350 new buildings of all sorts. That means for every new house a clerk must visit those places, list the owner and individual and assess for property, personal and poll tax.

The Tax Receiver's Department calls for an increase of \$2,000. That department will collect \$1,740,000 more this year than last year. That increase will take care of the appointment of a clerk to take care of the collection of almost \$2,000,000 additional that we will collect.

The Commissioners of Assessments for Local Improvements is \$5,000. We set aside \$2,000 for expert real estate men that will be used on the opening of Ward Street and the condemning of property in that section and Commerce Street, and \$3,000 is for increase of salaries of Assessment Commissioners. I might add that the salary of \$2,000 for that important work was the lowest salary, in my opinion, that was paid in the City Hall, because those men this year will handle

millions of dollars. They are sitting day after day considering assessments and I consider the salary they have been receiving is inadequate. They put in full time and they also sit as condemnation commissioners for all street improvements. That concludes my department.

Mayor Breidenbach: Is there any citizen desiring to talk on Director Howe's budget? If not, we will take up the budget of the Department of Parks and Public Property.

Commissioner Gillen: In the Shade Tree Bureau last year there was appropriated \$105,000, and we actually spent \$81,811. In that appropriation of \$105,000 there was the sum of \$20,000 for rearranging of Military Park on account of the placing there this year of the new Van Horn Monument. That rearrangement did not occur last year, but this year it will, and we have continued that item in our budget for this year. Last year it was \$105,000 and this year it is \$109,000, an increase of \$4,000. The \$4,000 is accounted for by having to do a lot of necessary sidewalk work around city parks all through the city. In many cases the sidewalks are very bad and we have to lay a lot of new sidewalks.

Printing and Stationery, \$55,000 last year; this year \$59,900, an increase of \$4,900. That is due to the increased amount of printing that will be necessary for various departments.

Miscellaneous Advertising, \$20,000 last year, but only \$10,000 was spent. This year we are asking for \$18,000.

It may be asked why do we ask for \$18,000 this year when we only spent \$10,000 last year. The reason for that is it will be necessary to advertise the new building code, which will probably cost, \$7,000, \$8,000 or \$10,000. It is a very big proposition to advertise; therefore we have to have \$18,000. That is a decrease under the amount appropriated in 1923 of \$2,000.

For Maintenance of Dog Pound, that is a little bit uncertain. Last year it was \$9,000. This year the new bid is much lower than that. The new bid is only \$6,700, but the matter is in the courts and we may be forced to pay the same amount this year that it cost last year to maintain the pound, because the contract may remain for a full year with the contractor that had it last year, and, if so, we will have to pay the same amount.

Weights and Measures was \$21,000 last year, but we actually spent \$17,855. This decrease was due to the death of the City Sealer and the fact that the place was not filled for some time, which brought the amount down. We are asking for \$800 less. We find it necessary to put on an additional Sealer of Weights and Measures, due to the enormous activities of that department. In addition to examining scales in stores and business places, they also inspect the gasoline pumps in the city. Notwithstanding the increased activities of this department, there is a decrease of \$800 under the amount appropriated last year.

The Director's office last year was \$41,500. This year it is \$37,600, a decrease of \$3,900.

Public Buildings: Last year there was appropriated \$216,000; this year \$240,000, an increase of \$25,000. Although last year the sum of \$216,000 was appropriated, there was actually spent \$241,000. That was quite a large increase over what was appropriated, and, if it had not been for the fact that we were able to effect a saving in some of the other departments, we would have been forced to lay off a large number of employes in the City Hall. Public buildings means the City Hall, the annex and property that we lease for the Employment Bureau. The increase in the amount that was actually appropriated last year can be accounted for in this manner: This building is seventeen years old, and they tell me at this age, seventeen years, the machinery begins to deteriorate rather rapidly. This is the rule, and we find the City Hall no exception to this rule. The elevators and all the machinery in this building are deteriorating very rapidly. We have a steam plant and a lighting plant and we have a good deal of machinery and we have a number of elevators. Last year we were forced to spend many thousand dollars in the repair of elevators. We anticipate this year trouble with some of the others and considerable trouble with the steam plant piping and a lot of machinery in connection with the power plant and lighting plant. Director Brennan knows a great deal about this. I have had several conferences with him on it. There is nothing for us to do but keep on repairing until

it gets real bad, when it will be advisable to supplant most of the machinery. At the present time, while the item for repairs seems large, we consider it more economical to repair than to supplant altogether. That accounts for the increase of \$25,000 for Public Buildings over the appropriation last year.

In the total budget there is an increase of \$26,117, which represents about 5%, and in my department, like any other business that is growing, it simply means the same sort of increase in these days where no decreased cost of materials takes place. In fact, most materials we are buying have slightly increased over what they were last year and the cost of labor on repairs has gone up, so that 5% increase represents the normal increase that everybody must pay these days. So much for my department, with the exception of the Center Market

The Center Market cannot be compared with anything. We have nothing to go by. It is a new building and we cannot compare figures. We have figured very carefully the cost of operating the new Center Market and we find that the total cost will run into the sum of \$442,232. That includes operating expenses of the new market and a big item for sinking fund and interest carrying charges on the bonds. We have been forced to estimate to some extent, but we have now engaged the full force of employes, and we will take as a comparison the City Hall for the amount of coal to be burned and all of the cleaning materials to be used

and all the different things that will be required to take care of the building and form a comparison, and we figure \$442,000 will pull us through. As against that \$442,000, I do not think we need have any great alarm for the present, because we estimate the rents we will receive, the total revenue will be \$481,000, leaving us a margin over and above what we think we will have to expend, and I think we can confidently say to the citizens and taxpayers there will be no cost to the carrying of the new Center Market. We expect to put it on a paying basis and we will try to keep it on a paying basis hereafter.

I might say the carrying charges will be less each year because the bonds are issued in serial manner, and each year there will be retired the sum of \$120,000, and our expenses in the market, I do not think, will increase, but are more apt to decrease, and interest will decrease about \$6,000 each year.

Of course, we intend to sell the old Market Plaza, where the Farmers' Market used to be. We propose to sell it in the very near future, and the proceeds of the sale of the old market will be applied against the expenses of constructing the new market, thereby reducing the amount of permanent bonds to be issued, which means we will keep the cost down.

Mayor Breidenbach: Is there any citizen desiring to talk on the budget of Director Gillen? If not, is there any citizen who desires to be heard on the budget as a whole?

Mr. Wm. B. Gwinnell of the Chamber of Commerce: I desire, on behalf of the Committee on Municipal Affairs of the Chamber of Commerce, to submit a statement at this budget hearing. May I say that we much appreciate the courtesy and frankness with which you and other city officials concerned have met the representatives of our Chamber and Research Secretary in his budget study?

I will only just make this remark in passing. I was much interested in the statement of Commissioner Raymond in reference to the Purchasing Bureau in his department. The thought came to my mind, as you will see indicated in our report, why should there not be a continuation of this good work through the development of a centralized Purchasing Bureau, having as its province the purchasing for all departments, and without any other remarks I will now ask our Research Secretary, Mr. Blanford, to present this committee's statement, and trust it may prove of some service.

Mr. Blanford, Research Secretary of the Chamber of Commerce, then presented the report of the committee on its study of the City Budget, furnishing each member of the board with a copy thereof, which was ordered filed.

Mayor Breidenbach: I might say in answer to the report of the Chamber of Commerce with regard to the transfer of clerks, making a floating clerk proposition, that when I was Director of Revenue and Finance I had that thought in mind and tried to

work it out and the Civil Service Commission informed me it would be impossible and we would have to take men from the list. I intended to save the taxpayers money which would mean thousands of dollars by the transfer of clerks from one department to another, but the Civil Service Commission said it could not be done.

In regard to Public Welfare, I might say that has been under consideration for a year, or since I have been Mayor, but I have not got to the point where I am ready to put a Public Welfare Director on. I would like to give it further consideration and study.

I might say the budgets of the various departments have been gone over very carefully, there being three or four conferences with the Commissioners and Mr. Congleton, Corporation Counsel, and I might say in my department alone, which takes in hospitals, Alms House and City Home, in fact the taking care of the poor people of Newark, that experts in my department such as Dr. Snavely and Dr. Craster and various other heads who are considered experts in their line, that I had to cut the budget myself as an ordinary layman. Take, for instance, the Board of Health. They asked for an increase of \$68,000, and I cut that down to \$25,000 because I felt that it was too high, and it was also necessary to cut other departments, and I know the other Commissioners did likewise.

The Board of Health increase of \$25,000 is due to the fact that I had to raise the salaries of a number of

health inspectors who had not received an increase in five years and were only getting a salary of \$1,860 a year, and out of that they have to buy their own uniforms. I raised them to \$2,000 because I felt they were entitled to it, as they were worth as much as police and firemen. In fact, their duties are more difficult than police and firemen. They have to go into houses where there is disease and they are apt to bring it home to their families. Therefore I felt they were entitled to the salary of \$2,000.

In regard to the City Hospital, I have never had a chance to explain to the Chamber of Commerce that this institution takes care of 600 patients a day. This hospital was built twenty-six years ago to accommodate 350 to 400 patients. We had to crowd patients there so close that it was almost impossible for doctors to get around beds and look after the patients. As Director Gillen has said regarding the City Hall, the machinery in this institution is twenty-seven years old and becoming worn out, and many pieces of machinery at the hospital should be replaced. I asked for a bond issue of \$200,000 to build a Convalescent Hospital. I found, instead of a hospital to accommodate 115 patients, I had to revise the plans and cut it down to sixty-six beds, which means I have to ask for another \$200,000 bond issue. Before I took the responsibility of going ahead with this Convalescent Hospital I asked the Public Welfare Association to have a conference with me and go over the situation with regard to building this Convalescent Hospital, and they all

decided with Dr. Eagleton and Mrs. Sims and various other ladies and gentlemen who are connected with various welfare organizations that by no means was this hospital to be abandoned and that it was absolutely necessary. These conditions confront us commissioners and we have got to take care of the poor people of the city.

The City Hospital, with all the publicity I received a year ago when I said a medical director with executive ability should supervise the hospital, has shown after a year with this director in charge that the per capita cost is 4 cents a day less this year. He has dismissed thirty people from the hospital in one year, which means a saving of \$18,000.

As Mayor of Newark, I feel I ought to congratulate the Commissioners on the way they went into the budget, and I can sincerely say that every Commissioner has the same thought in mind, and that is to keep the tax rate down.

Commissioner Raymond: My feeling is that I am very glad to have the Chamber of Commerce make this very careful study of the budget. Of course, none of us elected for short periods is a budget maker. It is only as people are experienced in office that they become familiar with the technicalities of municipal government, and suggestions such as these are helpful.

While I do not say that the salary

making has been done scientifically, I would like to point out this: That the peak in the cost of living was reached in 1918 or thereabouts, and that level has not been reached since. Of course, it is a fact that the salaries which we paid in 1918 did not reflect the action of the Commission in trying to adjust them to meet living conditions. That has been a gradual process, which, I might say, in 1923 was completed. The salaries as made did not reflect in proportion to the increase in living, and we did not keep pace with the increased cost of living in fixing salaries, so that should be considered. I should like to say that we had a very careful study made of salaries and the City Commission appointed Mr. Brady, Mr. Judson and Mr. Egan to represent them and take up with experts of the Civil Service Commission three years ago the matter of adjustment of salaries, and at that time adjusted salaries by raising all of them and at the same time provided for small increases from year to year to a maximum, and we have followed that plan out. I agree with the recommendations and I think the Commission should adopt it, and I am going to say to you frankly that we should make a rule of raising salaries once a year and that time should be at the time of the fixing of the budget, and salaries should not be touched during the year.

I am interested in this report of the Chamber and I would ask the cooperation of the Chamber of Commerce in helping us, as members of the Board of School Estimate in going over the budget of the Board of Education.

Commissioners Brennan, Gillen and Howe also expressed their appreciation of the interest taken by the Chamber of Commerce in the preparation of the budget and the suggestions offered and that they were willing to study the report presented and carry out the recommendations made wherever possible.

Dr. Wm. G. Hanrahan complimented the Board on its efforts in keeping down the expenses of the city, stating he understood that 51% of the expense of the State was charged against the two largest counties, Essex and Hudson, and that, while many people criticised the Board, they were not familiar with the mandatory appropriations that had to be taken care of, and that he believed that citizens who were in a position to do so should use their influence with the Legislature to overcome these ever-increasing mandatory appropriations.

Mayor Breidenbach offered the following resolution:

WHEREAS, the Board of Commissioners of the City of Newark, at a meeting thereof held on January 11, 1924, did approve of its local budget for the fiscal year 1924, under the provisions of Chapter 192 of the Laws of 1917, and the acts amendatory thereto, and did designate Tuesday, January 29, at 10 A. M., and the Board Rooms in the City Hall, as the time and place when and where all objections thereto might be presented by any taxpayer of said municipality, and did direct the City Clerk to pub-

lish said budget, together with the notice of time and place of public hearing thereon, as provided for by said act, and also to forward a copy of said budget to the Commissioner of Municipal Accounts; and

WHEREAS, proof of publication of said budget and notice of hearing thereon has been filed, showing the publication thereof, as required by law; and

WHEREAS, said Board of Commissioners did meet at the time and place so fixed for the hearing of objections and having given all persons desiring to be heard upon said budget an opportunity to state their objections and having considered the same; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the following budget be and the same is hereby adopted as the local budget of the City of Newark for the fiscal year 1924.

F. C. Breidenbach,
W. J. Brennan,
Thomas L. Raymond,
John Howe,
Charles P. Gillen.

The roll being called, the resolution declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

MUNICIPAL BUDGET FOR THE YEAR 1924

Notice of approval of Local Budget of the City of Newark for the fiscal year 1924, and of the time and place of public hearing thereon, to be given by the Board of Commissioners of the City of Newark.

PUBLIC NOTICE is hereby given that the Board of Commissioners of the City of Newark at a meeting of said Commission held January 11th, 1924, did approve the following local budget for the City of Newark for the fiscal year 1924, in accordance with the provisions of Chapter 192 of the Laws of 1917 (and the acts amendatory thereof and supplementary thereto) and that the said Board of Commissioners of the City of Newark will give a public hearing upon said local budget at a meeting of said Commission to be held in the Board of Commissioners' Chamber, City Hall, Newark, N. J., on Tuesday, January 29th, 1924, at 10 o'clock in the forenoon, when and where objections thereto may be presented by any taxpayer of said municipality.

Dated January 11, 1924.

WILLIAM J. EGAN.
City Clerk.

MUNICIPAL BUDGET FOR THE CITY OF NEWARK FOR THE YEAR 1924

Estimated Balance in Surplus Revenue Account January 1, 1924.....		\$225,000.00
	Amount Approp- riated 1924	Amount Approp- riated 1923
Surplus Revenue Appropriated	\$200,000.00	\$275,000.00
MISCELLANEOUS REVENUE ESTIMATED		
Poll Tax	\$ 50,000.00	\$ 50,000.00
Gross Receipts Tax	490,000.00	510,000.00
5% Trulley Tax	250,000.00	305,000.00
Franchise Tax	435,000.00	430,000.00
Jitney Tax	170,000.00	140,000.00
Interest on Taxes and Assessments	325,000.00	300,000.00
General Licenses	90,000.00	55,000.00
FEES		
District Courts	30,000.00	30,000.00
Police Courts	35,000.00	30,000.00
Markets		58,000.00
Tax Title Searches	15,000.00	13,000.00
Construction and Alteration of Buildings	110,000.00	90,000.00
Bureau of Health	18,000.00	18,000.00
Bureau of Baths	12,000.00	12,000.00
City Clerk's Office	7,000.00	7,000.00
Public Library	20,000.00	22,000.00
Assessing Local Improvements	25,000.00	25,000.00
Engineering and Inspecting Local Improvements	75,000.00	75,000.00
Tax Sale Fees	15,000.00	15,000.00
Public Sewer Connections	15,000.00	10,000.00
City Hospital		1,000.00
Fire Bureau	6,000.00	6,000.00
Police Bureau		1,000.00
Bureau of Streets	5,000.00	5,000.00
Water Bureau	20,000.00	20,000.00
Dock Bureau	2,000.00	2,000.00
Inspecting Meters	1,500.00	1,500.00
Miscellaneous	3,500.00	3,500.00
	\$2,425,000.00	\$2,550,000.00
Amount to be raised by Taxation	11,915,000.00	10,821,150.00
	\$14,340,000.00	\$13,371,150.00

ANTICIPATED REVENUE WHICH ARE REQUIRED BY LAW TO BE APPLIED TO SPECIFIC PURPOSES, AS FOLLOWS:

HOUSE SEWER CONNECTIONS

All receipts for House Sewer Connections are credited to House Sewer Connections Account.

SIDEWALKS

All receipts for Sidewalk Assessments are credited to Sidewalks Account.

STREET REPAIRS

All receipts for work done by Street Repairs Department for private parties and where assessments are levied against abutting property owners are credited to Street Repairs Account.

WATER DEPARTMENT RECEIPTS

All receipts for Water Department are credited to Water Funds to be used:

1. To pay Interest and Sinking Fund Charges, and
2. For Maintenance and Extension of Water Plant.

DOCK RECEIPTS

All receipts for Docks are credited to Dock Fund for Maintenance of Docks and Wharves, and the balance, if any, to be applied to the payment of interest and sinking fund charges on permanent bonds.

SHADE TREE RECEIPTS

All receipts for Shade Tree Assessments are credited to Shade Tree Account.

VIOLATION OF HEALTH LAWS

All fines, etc., for violations of Health Laws are credited to the Board of Health Pension Fund.

MARKET RECEIPTS

All receipts for Public Markets are credited to the Market Funds to be used:

1. To pay Interest and Sinking Fund Charges; and,
2. For Maintenance and Support of the Public Markets.

PUBLIC AFFAIRS

	Amount Appropriated 1924	Amount Appropriated 1923
Director's Office	\$ 33,500.00	\$ 36,750.00
Employment Bureau	20,000.00	17,000.00
City Hospital	650,000.00	640,000.00
Public Health	350,000.00	325,000.00
Public Baths	100,000.00	88,000.00
City Home	105,000.00	100,000.00
Almshouse	125,000.00	122,000.00
Out-Door Poor	122,000.00	122,000.00
Public Outings	12,000.00	12,000.00
Public Band Concerts	5,000.00	5,000.00
Celebration of Holidays	5,500.00	5,500.00
Art Museum	25,000.00	15,000.00
Rental of Beds in Institutions	33,750.00	36,250.00
Free Public Library	340,000.00	285,000.00
Free Dental Clinic	15,000.00	12,500.00
Relief and Education of Certain Indigent Children.....	1,000.00	1,000.00
	\$1,942,750.00	\$1,823,000.00

BUDGET DEPT. REVENUE AND FINANCE

	Amount Appropriated 1924	Amount Appropriated 1923
Director's Office	\$ 24,500.00	\$ 24,000.00
Comptroller's Office	55,500.00	52,000.00
Auditor's Office	31,500.00	30,500.00
City Treasurer's Office	19,700.00	19,000.00
Tax Assessors	153,000.00	138,000.00
Tax Receiver	61,000.00	59,000.00
Deputy Tax Collectors	18,500.00	12,000.00
Commissioners of Assessments for Local Improvements.....	28,000.00	23,000.00
	\$391,700.00	\$357,500.00

BUDGET DEPT. STREETS AND PUBLIC IMPROVEMENTS

	Amount Appropriated 1924	Amount Appropriated 1923
Director's Office	\$ 39,300.00	\$ 39,300.00
Bureau of Streets	230,000.00	217,700.00
Sidewalks	4,000.00	4,000.00
Maintenance Incline Plane	1,200.00	1,200.00
Bureau of Sewers	100,000.00	100,000.00
Street Cleaning	1,290,000.00	1,200,000.00
Public Lighting	355,000.00	350,000.00
House Sewer Connections	3,800.00	3,800.00
Bureau of Surveys	45,000.00	45,000.00
Bureau of Purchases	7,000.00	7,000.00
Bureau of Motors	10,000.00	10,000.00
	\$2,085,300.00	\$1,978,000.00

BUDGET DEPT. OF PUBLIC SAFETY

	Amount Appropriated 1924	Amount Appropriated 1923
Director's Office	\$ 21,500.00	\$ 20,800.00
Fire Department	1,934,000.00	1,860,000.00
Police Department	2,280,000.00	2,160,000.00
License Department	19,000.00	19,000.00
Construction and Alteration of Buildings, Electrical Bureau.....	100,000.00	92,000.00
	\$4,354,500.00	\$1,151,800.00

BUDGET DEPT. PARKS AND PUBLIC PROPERTY

	Amount Appropriated 1924	Amount Appropriated 1923
Director's Office	\$ 37,600.00	\$ 41,500.00
Markets		35,000.00
Shade Tree Bureau	109,000.00	105,000.00
Smoke Abatement	3,500.00	3,500.00
Weights and Measures	21,000.00	21,800.00
Maintenance Dog Pound	8,000.00	5,500.00
Removal Dead Animals		3,583.00
Maintenance City Hall	241,000.00	216,000.00
Printing and Stationery	59,900.00	55,000.00
Miscellaneous Advertising	18,000.00	20,000.00
	\$498,000.00	\$506,883.00

BUDGET NON-DEPARTMENTAL

	Amount Appropriated 1924	Amount Appropriated 1923
Law Department	\$52,200.00	\$51,200.00
City Clerk's Office	67,000.00	65,000.00
Elections	38,000.00	25,000.00
District Courts	26,800.00	35,000.00
Technical School	40,000.00	40,000.00
Sinking Fund Commission	3,300.00	3,300.00
City Sundries	25,000.00	25,000.00
Contingent	50,000.00	50,000.00
Police Courts	47,000.00	45,000.00
	\$359,300.00	\$339,500.00

DEBT STATEMENT

	Amount Appropriated 1924	Amount Appropriated 1923
Interest on Bonds	\$1,879,444.50	\$1,709,579.25
Sinking Fund	417,873.77	323,668.71
To Redeem Bonds	639,000.00	491,000.00
To Redeem Emergency Bonds	210,000.00	12,000.00
To Redeem Interest Deficit Note	52,038.00	66,308.89
General Interest ; Interest Temp. Loans, etc.	175,000.00	175,000.00
	\$3,373,356.27	\$2,777,556.85

ASSESSMENT DEFICIENCY

	Amount Appropriated 1924	Amount Appropriated 1923
Sewers		\$ 109.82
Sewers, Chap. 152. Laws 1917	\$168,496.67	1,571.21
Pavings, Chap. 152. Laws 1917	370,153.33	643,145.34
Grading, C. & F., Chap. 152, Laws 1917	1,245.44	51,493.13
Grading, Curbing and Flagging		440.00
Opening Streets	58,001.66	16,932.17
	\$597,897.10	\$713,691.67

SURPLUS AND DEFICIENCY

	Amount Appropriated 1924	Amount Appropriated 1923
Reserve for Uncollected Personal Tax	\$300,000.00	\$250,000.00
Remissions, Discounts, Etc., Taxes	259,256.08	300,000.00
	\$559,256.08	\$550,000.00

PENSION FUNDS

	Amount Appropriated 1924	Amount Appropriated 1923
Fire and Police Pension Fund	\$147,352.54	\$143,624.98
Board of Health Pension Fund	10,136.97	9,568.12
Board of Works Pension Fund	20,451.04	20,025.38
	\$177,940.55	\$173,218.48

RECAPITULATION

	Amount Approp- riated 1923	Amount Approp- riated 1924
Public Affairs	\$1,823,000.00	\$1,942,750.00
Revenue and Finance	357,500.00	391,700.00
Streets and Public Improvements	1,978,000.00	2,085,300.00
Public Safety	4,151,800.00	4,354,500.00
Parks and Public Property	506,883.00	498,000.00
Non-Departmental	339,500.00	359,300.00
Debt Service	2,777,556.85	3,373,356.27
Assessment Deficiency	713,691.67	597,897.10
Surplus and Deficiency	550,000.00	559,256.08
Pension Funds	173,218.48	177,940.55
	<hr/>	<hr/>
Miscellaneous Revenue	\$13,371,150.00	\$14,340,000.00
	2,550,000.00	2,425,000.00
	<hr/>	<hr/>
	\$10,821,150.00	\$11,915,000.00

The report of the Commissioners of Assessments for Local Improvements, awarding damages sustained by the opening and widening of Commerce Street from Broad Street to Market Street on the northerly side thereof, was received.

Mayor Breidenbach: The Board is now ready to hear any objections to the awards as covered by this report.

Mr. Joseph Kahrs, representing Harry V. Fischer, 810 Broad Street, stated that the McCabe Boiler Works was willing to accept the award of the Assessment Commission for the Commerce Street opening and widening.

Mr. Robert Richter objected to the award on properties located at 175, 177 and 199 Commerce Street.

Mr. Osborne, representing the Osborne Realty Company, objected to the assessment for the corner of Broad and Commerce streets and stated he would like to have a hearing before to see if he could not reach a better conclusion.

Mr. Spaulding Frazer, representing the City Commission or a committee

the Lehman Estate, stated he would like to have the award considered at the same time with the Osborne Realty Company.

Mr. A. A. Carter, 127 Riverside Drive, New York: If the Carter interests accept this award as it is, when will this matter be settled?

Corporation Counsel Congleton: If the award is not contested in the courts, I figure we will be able to close the title within a week or ten days.

Mr. Carter stated if the matter is closed within ten days, or not later than the last of February, he will accept the award as it is.

Commissioner Gillen: I do not think we ought to confirm this report today. I haven't seen this report before and I therefore cannot conscientiously vote on it. When these reports come before us I think that each Commissioner ought to be supplied with a copy, so as to give us a chance to go over the proposition intelligently.

Mayor Breidenbach: I have never received a copy of this report and I am not prepared to vote on it today.

Commissioner Brennan moved that the further hearing on the report of the Commissioners of Assessments awarding damages sustained by the opening and widening of Commerce Street be postponed for one week, and in the meantime a copy of the assessment report be forwarded to each Commissioner.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that an ordinance entitled, "An ordinance providing for the construction of an eighth (8) inch pipe sewer in Goodwin Avenue from Renner Avenue for a distance of about 300 feet southerly, and in Schuyler Avenue from Renner Avenue for a distance of about 300 feet southerly," be laid over until February 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that "An ordinance authorizing the issuance of \$1,000,000 Water Bonds of the City of Newark" be taken up for third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance, as follows:

An ordinance authorizing the issuance of \$1,000,000 Water Bonds of the City of Newark.

The Board of Commissioners of the City of Newark do ordain, as follows:

Section 1. Pursuant to Chapter 252 of the Laws of 1916 of New Jersey, and the acts amendatory thereof and supplemental thereto, negotiable bonds of the City of Newark, to be known as "Water Bonds," and to be dated March 1, 1924, are hereby authorized to be issued in the aggregate principal amount of \$1,000,000, for the purposes hereinafter stated, for which purpose it is necessary to raise said sum of money.

Section 2. The money to be raised by the issuance of said bonds shall be applied to the purpose of paying for the construction and acquisition of water supply systems for the City of Newark, and any part or parts of such systems, and buildings, lands and rights in land therefor, or any or all of such items, including the payment of the cost and expense of said properties or improvements as the city itself is authorized by law to acquire or make, and also the payment of amounts required to be paid by the city to the North Jersey District Water Supply Commission under the provisions of Chapter 71 of the

Pamphlet Laws of 1916 of the State of New Jersey, as amended, and contracts between the city and said commission, for the purpose of defraying the cost and expense of a water supply system in the watershed of the Wanaque River.

Section 3. The following matters are hereby determined and declared pursuant to the requirements of said Chapter 252 of the Laws of 1916, as amended:

(a) No part of the cost of said improvement has been or is to be specially assessed against property specially benefited.

(b) The probable period of usefulness of the improvements for which said bonds are to be issued, computed in the manner prescribed by Section 4 of said Chapter 252 of the Laws of 1916, as amended—said improvements being of the class described in Clause B of Sub-section 2 of said Section 4, and being not yet completed, is forty years, beginning upon the date of said bonds.

(c) The average assessed valuation of the taxable real property (including improvements) of the City of Newark, computed upon the next preceding three valuations thereof in the manner provided in Section 12 of said Chapter 252 of the Laws of 1916, as amended, is \$472,028,445.

(d) The net debt of said city, computed in the manner provided in said Section 12, is \$21,419,105.65.

(e) The statement required by said

Section 12 (showing said net debt, etc.) has been made and filed with the City Clerk, as required by said act.

Section 4. This ordinance shall take effect in the manner provided by law.

The ordinance, having been read three times, was then declared to be upon its third and final passage, adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that an ordinance entitled, "An ordinance providing for the construction of a system of sewers to be known and designated as 'Lehigh Avenue Sewer and Branches,'" be laid over until February 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of, "An ordinance to authorize the acquirement of lands on the southerly side of Green Street, between Broad and Mulberry Streets, in the City of Newark, New Jersey, for City Hall extension purposes, and providing for the financing thereof," be taken for its third reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance, as follows:

An ordinance to authorize the acquirement of lands on the southerly side of Green Street, between Broad and Mulberry Streets, in the City of Newark, New Jersey, for City Hall extension purposes, and providing for the financing thereof.

The ordinance, having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen moved that the title of, "An ordinance to authorize the acquirement of lands on the southerly side of Green Street, between Broad and Mulberry Streets, in the City of Newark, New Jersey, for City Hall extension purposes, and providing for the financing thereof," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance, as follows:

An ordinance to authorize the acquirement of lands on the southerly side of Green Street, between Broad and Mulberry Streets, in the City of Newark, New Jersey, for City Hall extension purposes, and providing for the financing thereof.

The ordinance, having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolution:

RESOLVED, That the annexed release from the City of Newark to Hyman Sokol be and the same is hereby approved, and the Director of the Department of Streets and Public Improvements and the City Clerk of the City of Newark are hereby authorized and directed to execute said release on behalf of the city on the adoption of this resolution, said release to be delivered to said Hyman Sokol upon payment by him of the sum therein mentioned.

Thomas L. Raymond,
W. J. Brennan,
John Howe,
F. C. Breidenbach,
Charles P. Gillen.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and Benjamin Myer Company for the furnishing and delivering to the Department of Streets and Public Improvements of picks, handles, scoops and shovels, a copy of which contract, dated January 14, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same upon the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond,
W. J. Brennan,
John Howe,
F. C. Breidenbach,
Charles P. Gillen.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Ronald E. Hallock for the furnishing and delivering to the Department of Streets and Public Improvements of printing, a copy of which contract, date January 10, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same upon the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond,
W. J. Brennan,
John Howe,
F. C. Breidenbach,
Charles P. Gillen.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Warner-Quinlan Company for the furnishing and delivering to the Department of Streets and Public Improvements of asphalt cement, a copy of which contract, dated January 11, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same upon the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond,
W. J. Brennan,
John Howe,
F. C. Breidenbach,
Charles P. Gillen.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Shober & Rhyne, Inc., for the furnishing and delivering to the Department of Streets and Public Improvements of Moose Chain Loops, a copy of which contract, dated January 10, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Street sand Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond,
W. J. Brennan,
John Howe,
F. C. Breidenbach,
Charles P. Gillen.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract be-

tween the City of Newark and Photostat Corporation for the furnishing and delivering to the Department of Streets and Public Improvements of photostat paper, a copy of which contract, dated January 10, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of thi sresolution.

Thomas L. Raymond,
W. J. Brennan,
John Howe,
F. C. Breidenbach,
Charles P. Gillen.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering lumber to the Department of Streets and Public Improvements be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

Clark & Company, Newark

Approx. 50 pcs. 1½x11x16' Oak Planks, dsd 2 sides, at per thousand square feet, \$230.

Approx. 50 pcs. 1½x11x14' Oak Planks, dsd 2 sides, at per thousand square feet, \$230.

Approx. 50 pcs. 1½x12x12' Oak Planks, dsd 2 sides, at per thousand square feet, \$240.

Approx. 250 pcs. 1½x10-12x12' Oak Planks, dsd 2 sides, at per thousand square feet, \$220.

Approx. 25 pcs. ¾x9½x12' Cypress Boards, dsd 2 sides, at per thousand square feet, \$125.

**James Crowell Lumber Company,
Newark**

Approx. 400 pcs 4"x8"x24" Spruce Planks, at 35 cents each.

Approx. 100 pcs. ½"x8"x24" Spruce Planks, at 5½ cents each.

Approx. 10 pcs. 3x12x12' Oak, dsd 2 sides, at \$230 per thousand square feet.

Approx. 25 pcs. 3x3x12' Oak, dsd 4 sides, at \$230 per thousand square feet.

Approx. 50 pcs. 3x6x12' Oak, dsd 4 sides, at \$230 per thousand square feet.

Approx. 30 pcs. 3x5x12' Oak, dsd 4 sides, at \$230 per thousand square feet.

Wm. A. Jones & Son, Newark

Approx. 150 pcs. 2"x4"x16' Spruce rgh. at \$56 per thousand square feet.

Approx. 150 pcs. 2"x10"x16' Spruce rgh. at \$56 per thousand square feet.

Approx. 12 bdls. 16" Furring Lath at \$54 per thousand square feet.

Approx. 10 bdls. 12x2" Furring Lath at \$54 per thousand square feet.

Approx. 1,000 3"x4"x12" Spruce Wedges at 4 cents each.

Approx. 100 pcs. 1"x8"x24" N. C. Pine at \$42.50 per thousand square feet.

Approx. 500 feet ¾"x5½" Face Pine

Ceiling at \$75 per thousand square feet.

Approx. 250 feet 1"x12"x16 ft. W. Pine, dressed, at \$70 per thousand square feet.

Approx. 250 feet 1½"x12"x16' W. Pine, clear, at \$190 per thousand square feet.

Approx. 50 pcs, ¾"x9½"x16' Pine Ceiling, center beaded, at \$64 per thousand square feet.

Approx. 25 pcs. 1½x10x12' Oak. ds. 2 sides, at \$210 per thousand square feet.

Approx. 15 pcs. 1½x10x16' Cypress Planks at \$130 per thousand square feet.

Approx. 10 pcs. ¾x10"x12' Cypress Planks at \$110 per thousand square feet.

Thomas L. Raymond,
W. J. Brennan,
John Howe,
F. C. Breidenbach,
Charles P. Gillen.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering Repair Parts for Rock Crusher, Paint and White Lead to the Department of Streets and Public Improvements be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

**Acme Road Machinery Co.
New York City**

Repair Parts for Acme Crusher,
Elevator and Screen, based on the de-
partment's requirements, \$625.78.

Sherwin-Williams Company, Newark

Approx. 2,050 lbs. White Lead at
\$11.54 per cwt.

Approx. 2,050 lbs. White Lead at
\$11.75 per cwt., No. 50 lot.

Approx. 1 bbl. (50 gals.) Black
Graphite at \$82.50 per bbl.

The roll being called, the resolution
was declared adopted by the follow-
ing votes:

Yeas: Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the Director of
the Department of Streets and Public
Improvements be and he is hereby di-
rected to advertise for sealed pro-
posals for furnishing and delivering
Sewer Pipe and Specials, also Maps
of the City of Newark.

Bids to be received at the office of
said Director between the hours of
10:00 and 10:15 A. M. on such date
as he shall in said advertisement des-
ignate.

Thomas L. Raymond,
W. J. Brennan,
John Howe,
F. C. Breidenbach,
Charles P. Gillen.

The roll being called, the resolution
was declared adopted by the follow-
ing votes:

Yeas: Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the compensa-
tions of the following employes in the
Department of Streets and Public Im-
provements, Division of Water, be and
the same hereby are increased to the
amounts set opposite their names:

Joseph B. Fitzsimmons, Utilityman,
to \$1,680 per year, effective February
1, 1924.

Joseph J. Coburn, Utilityman, to
\$32.16 per week, effective January 31,
1924.

Thomas L. Raymond,
W. J. Brennan,
John Howe,
F. C. Breidenbach,
Charles P. Gillen.

The roll being called, the resolution
was declared adopted by the follow-
ing votes:

Yeas: Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the Director of
the Department of Streets and Public
Improvements be and he is hereby di-
rected to advertise for sealed pro-
posals for furnishing and delivering
Asphalt Cement Filler and Printing
Proposal Blanks and Specifications.

Bids to be received at the office of
said Director between the hours of
10:00 and 10:15 A. M. on such date

as he shall in said advertisement designate.

Thomas L. Raymond,
W. J. Brennan,
John Howe,
F. C. Breidenbach,
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency, and the City Clerk hereby is directed to file the same with the Department of Streets and Public Improvements, which will in turn file the same with the proper city officer:

The Miller Rubber Co., furnishing and delivering automobile tires. (Contract Bond).

Benjamin Myer Company, furnishing and delivering picks, handles, scoops and shovels. (Contract Bond).

Ronald E. Hallock, furnishing and delivering printing. (Contract Bond).

Warner-Quinlan Company, furnishing and delivering asphaltic cement. (Contract Bond).

Schober & Rhyne, Inc., furnishing and delivering noose chain loops. (Contract Bond).

Photostat Corporation, furnishing and delivering photostat paper. (Contract Bond).

Thomas L. Raymond,
W. J. Brennan,
John Howe,
F. C. Breidenbach,
Charles P. Gillen.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$422,000 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

Free Library	\$342,000.00
Dental Clinic	15,000.00
Technical School	40,000.00
Newark Museum	25,000.00
	<hr/>
	\$422,000.00

John Howe,
W. J. Brennan,
Thomas L. Raymond,
Charles P. Gillen,
F. C. Breidenbach.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$165,873.75 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

Sinking Fund and Insurance\$165,873.75

John Howe,
Thomas L. Raymond,
W. J. Brennan,
F. C. Breidenbach,
Charles P. Gillen.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$869.80 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

C. Sundries\$869.80

John Howe,
Thomas L. Raymond,
W. J. Brennan,
F. C. Breidenbach,
Charles P. Gillen.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$1,561.60 be and the same is appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Licenses\$ 781.38
Reserve for Uncompleted Contract 780.22
\$1,561.60

W. J. Brennan
John Howe
F. C. Breidenbach
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$41,886.73 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows:

Port Newark Development...\$40,460.73
Street Cleaning 1,370.00
Water 56.00
\$41,886.73

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breiden-

RESOLVED, That the sum of \$31,-799.11 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

City Treasurer semi-monthly
pay rolls ending January
31, 1924\$31,797.11

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the sum of Eight hundred eighty-eight dollars and eighty cents (\$888.80) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the weekly payroll of the Department of Parks and Public

Property for week ending January 23, 1924, as follows:

Shade Tree\$888.80

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of Four hundred seventeen thousand eight hundred seventy-three dollars and seventy-seven cents (\$417,873.77) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

Sinking Fund and Interest..\$417,873.77

John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

City Treasurer, weekly pay-rolls ending January 23rd,
1924\$30,048.47

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of Fifty-six thousand three hundred sixty-one dollars and five cents (\$56,361.05) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

Water\$56,361.05

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Thirty thousand and forty-eight dollars and forty-seven cents (\$30,048.37) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the sum of One thousand three hundred and seventy-five dollars (\$1,375.00) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property, as follows:

8th Precinct Station Const....\$1,375.00

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That Eugene A. Farrell be and he is hereby appointed temporarily as semi-senior accountant in the Auditor's Office, Department of Revenue and Finance, at \$2,280.00 per annum to become effective February 1st, 1924.

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That pursuant to a resolution adopted by the Board of Commissioners of the City of Newark on November 20, 1923, the Director of Revenue and Finance be and he is hereby authorized to transfer the following sums to the account known as "Unexpended Balance" of Budget Appropriations for 1923:

Dept. Public Affairs.....	\$ 5,005.97
City Hospital	18,356.92
City Home	10.33
Outdoor Poor	7,219.78
Holiday Celebrations	193.29
Department Revenue and Finance	2,974.02
Assessing and Collecting Taxes	2,530.99

Streets Improvement	
Charges	2,824.12
City Sundries	1,532.44
Police Division	8,743.61
Fire Division	12,176.48
License Bureau	2,054.88
Construction and Alteration of Bldgs.	8,843.02
Police Courts	386.11
Dept. Streets & Public Improvements	1,254.46
Bureau of Sewers	3,649.01
House Sewer Connections..	6,157.73
Sidewalks	138.21
Bureau of Motors	9,788.61
Bureau of Purchases.....	2,939.05
Division of Surveys	5,383.40
Smoke Abatement	71.17
Bureau of Shade Trees.....	3,503.16
Weights and Measures.....	2,776.27
Printing and Stationery....	6,056.09
Miscellaneous advertising..	9,392.03
Law Department	1,252.53
City Clerk	2,763.71
Elections	1,901.17
Sinking Fund Commission..	157.77
Relief & Education Indigent Children	922.50
Green & Franklin St. Property	6,176.91
Special Interest Garbage Disposal	903.10
General Interest	84,186.75
	<hr/>
	\$222,225.59
Balance on hand in Unexpended Balance Account	893.24
	<hr/>
	\$223,118.83

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That pursuant to a resolution adopted by the Board of Commissioners of the City of Newark, on November 20, 1923, the Director of Revenue and Finance be and he is hereby authorized to transfer the following sums from the Unexpended Balance Account to the accounts named below:

Employment Bureau	365.03
Public Health	127.13
Public Baths	8,874.74
Alms House	14,464.61
Public Outings	8.55
Department Public Safety..	133.81
Bureau of Streets.....	9,219.46
Public Lighting	749.09
Bureau of Street Cleaning..	955.76
Dept. Parks & Public Prop- erty	1,832.94
Public Buildings	25,187.03
Markets	2,330.45
Maintenance Dog Pound....	1,417.00
District Courts	1,007.46
	<hr/>
	\$ 66,673.06
Transferred to Surplus & Deficiency	6,434.17
Transferred to Surplus Revenue	150,011.60
	<hr/>
	\$223,118.83

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

WHEREAS, Anthony C. Kroehl has been continuously in the employ of The City of Newark for more than twenty-five years and has attained the age of 76 years; and,

WHEREAS, Said Anthony G. Kroehl has made application to the Board of Commissioners of The City of Newark to be retired from service as of March 1, 1924;

THEREFORE BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that in pursuance of Chapter 103 of the laws of 1923, said Anthony G. Kroehl be retired from the employ of the City of Newark, on March 1, 1924, and on and after such retirement that he be paid the sum of Nine hundred and thirty dollars (\$930) per annum, being one-half of the amount he is now receiving as compensation from the City as instructor of tailoring at the Newark City Home; the same to be paid in the same manner and at the same times in which other salaries are paid; and the City Clerk is hereby directed to place his name upon the payroll, in accordance with this resolution.

F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, By the Board of Com-
missioners of the City of Newark
that the following changes effecting
the employees of the Newark City
Hospital, Department of Public Af-
fairs, be and the same are hereby ap-
proved.

Appointments in the Non-Competitive Class

Blanche Saber, Nurses Helper, \$600
a year, January 6, 1924.

Jean Paton, Nurses' Helper, \$600 a
year, January 16, 1924.

Joseph Gilchrist, Porter, \$600 a
year, January 9, 1924.

Thomas Spencer, Porter, \$696 a
year, January 17, 1924.

Harry Middleton, Ld. Wkr., \$696 a
year, January 16, 1924.

Thomas O'Leary, Porter, \$696 a
year, January 19, 1924.

William Tichenor, Orderly, \$696 a
year, January 17, 1924.

Jos. O'Leary, Orderly, \$696 a year,
January 18, 1924.

William Connelly, Orderly \$696 a
year, January 18, 1924.

Sarah Swick, House Maid, \$576 a
year, January 18, 1924.

Agnes D. Murphy, Nurse, \$180 a
year, January 16, 1924, noon.

Transfer

Charles Tuttle from Porter, \$696, to
Laundry Worker, \$696, January 16,
1924, noon.

Leave of Absence

Richard Thurston, Watchman, $\frac{1}{2}$
month illness, January 16, 1924, noon.

Isabelle Golembesky, Under Nurse,
 $\frac{1}{2}$ month illness, January 19, 1924.

Mary Becker, Ld. Worker, 1 month
illness, January 16, 1924, noon.

Frank Snyder, Orderly, 1 month ill-
ness, January 16, 1924, noon.

Mary Crosson, House Maid, $\frac{1}{2}$
month illness in family, January 20,
1924.

Carrie Green, House Maid, 2 month
illness in family, January 16, 1924,
noon.

Return from Leave of Absence

Anna Kelaheer, Resident Nurse,
\$1,260 a year, January 1, 1924, noon.

George Garrett, Porter, \$696, Jan-
uary 6, 1924.

Permanent from Certification

Kathleen W. Higgins, Resident
Nurse, January 16, 1924, noon.

Ernestine Abt, Resident Nurse,
January 16, 1924, noon.

Helen Spector, Resident Nurse,
January 16, 1924, noon.

Salary Increase

Agnes D. Brophy, Nurse, from \$180
to \$240, January 16, 1924, noon.

Hazel E. Oberg, Nurse, from \$190
to \$240, January 16, 1924, noon.

Stephen Daly, Orderly, from \$696 to
\$600, sleeps in, noon.

Resignations

Millye Freed, Resident Nurse, Jan-
uary 16, 1924.

Ethel Barry, Under Nurse, January
11, 1924.

Robert Ewart, Porter, January 16,
1924.

Bernard Magee, Porter, January 16, 1924, noon.

Peter Grace, Laundry Worker, January 16, 1924, noon.

Charles Sawders, Porter, January 18, 1924, noon.

Louise Suydam, House Maid, January 16, 1924, noon.

F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond Mayor Breidenbach.

RESOLVED, That Edna Lowry, Telephone Operator, Employment Bureau, Department of Public Affairs, be and she is hereby granted a leave of absence without pay on account of illness, same to take effect February 1, 1924.

F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following

persons be and they are hereby appointed in the Department of Public Affairs to the positions and salaries set opposite their respective names.

Employment Bureau

Helen R. Notis, Junior Clerk, \$55 per month, February 1, 1924.

Bureau of Health

Louis Davis, Clinic Physician, \$600 per annum, February 1, 1924.

F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That Irving W. Drake, Stenographer in the office of the City Clerk, be and he is hereby granted a leave of absence, without pay, for two months, dating from February 1, 1924.

John Howe,
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll beng called, the resolution was declare dadopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and they are hereby approved as to sufficiency:

Constables' Bonds

John Warner
Harry Berlowe
Louis Hecht

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the resolution affecting the salary, \$140 per month, of Martin J. Griffin Jr., temporary Clerk-Stenographer in the Electrical Division, Department of Public Safety, be and the same is hereby rescinded, effective as of January 1, 1924.

W. J. Brennan
John Howe
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the salary of Martin J. Griffin Jr., temporary Clerk-Stenographer in the Electrical Division, Department of Public Safety, be changed to \$125 per month, effective as of January 1, 1924.

W. J. Brennan
John Howe
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following employee, Clerk-Stenographer in the office of the Martin Act Department, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite her respective name, effective January 1, 1924.

Margaret V. Loughlin, from \$1,740 to \$1,860.

John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, By the Board of Commissioners of the City of Newark that the horseshoers now in the Division of Fire, Department of Public Safety, be and they are hereby given the rank as firemen and shall receive the same pay or salary as is now payable to firemen, and in the fixing of said compensation the years of service of said horseshoers shall date from the time of their appointment to their respective positions.

W. J. Brennan
John Howe
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond.

WHEREAS, in the absence of an eligible list, the Civil Service Com-

mission has approved a temporary appointment in the position of Utility Man, Police Division, Department of Public Safety; therefore, be it

RESOLVED, That Frank P. Sullivan be and he is hereby appointed, temporarily, to the position of Utility Man in the Police Division, Department of Public Safety, at a salary of \$120 per month, payable semi-monthly as other salaries are paid, effective February 1, 1924.

W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

WHEREAS, by authority of the Board of Commissioners of the City of Newark, New Jersey, the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for built-in metal equipment for the new north wing of the City Hospital; and,

WHEREAS, M. Weiss & Company bid the sum of Eleven Thousand Nine Hundred Ninety-eight Dollars and Fifty Cents (\$11,998.50) with a deduction alternate of One Thousand and

One Dollars (\$1,001), which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for built-in metal equipment be and the same is hereby awarded to M. Weiss & Company for the sum of Ten Thousand Nine Hundred and Ninety-seven Dollars and Fifty Cents (\$10,997.50), being the amount of the gross bid minus the alternate; and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk are hereby authorized to execute said contract on behalf of the City of Newark, New Jersey.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, the Civil Service Commission has certified the names of Arthur W. Cranston and John Oliver as eligible for appointment as painters; therefore, be it further

RESOLVED, That Arthur W. Cranston and John Oliver be and they are hereby appointed as painters in the Division of Public Buildings, De-

partment of Parks and Public Property, at the prevailing rate of wage of Ten Dollars (\$10) per day, said appointment to become effective January 28, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, by authority of the Board of Commissioners of the City of Newark, New Jersey, the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for a three-months' supply of coal to be delivered to the new Center Market; and,

WHEREAS, the Roebling Coal Company, Inc., bid the sum of Four Dollars and Seventy-five Cents (\$4.75) for No. 2 Buckwheat coal, which was the lowest responsible one submitted; therefore, be it

RESOLVED, That the contract for delivery of said coal be and the same is hereby awarded to the Roebling Coal Company, Inc., at the price aforesaid; and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk are

hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work on the new north wing of the Newark City Hospital, by the following:

Daniel J. Cronin—For furnishing labor and material for temporary heat during the month of December, 1923; \$661.75.

Stewart & Farrell—Connecting and disconnecting 55 radiators at the Newark City Hospital, for temporary heat, as per price submitted at \$10; \$550.

James S. Piggott, Architect—Cronin, Est. No. 12, extra work order, \$661.75 at 5%, \$33.09; Stewart & Farrell, Est. No. 7, extra work order, \$550 at 9%, \$49.50; total, \$82.59.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Thomas Doyle be and he is hereby temporarily appointed as Chauffeur to the Director of the Department of Parks and Public Property at an annual salary of One Thousand Three Hundred and Eighty Dollars (\$1,380), said appointment to become effective January 20, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, by authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for a three-months' supply of coal to be delivered to the City Hall; and,

WHEREAS, S. K. Seidenberg bid the sum of Five Dollars and Thirty-nine Cents (\$5.39) for No. 1 Buckwheat coal, which bid was the lowest

responsible one submitted; therefore,
be it

RESOLVED, That the contract for
the delivery of said coal be and the
same is hereby awarded to S. K.
Seidenberg at the price aforesaid;
and, be it further

RESOLVED, That the Director of
the Department of Parks and Public
Property and the City Clerk are
hereby authorized to execute said con-
tract on behalf of the City of New-
ark, N. J.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution
was declared adopted by the follow-
ing votes:

Yeas—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the Director of
the Department of Parks and Public
Property be and he is hereby author-
ized to approve the following extra
work to the K. W. Electric Company
at the new Center Market:

Install 200 lighting outlets com-
plete with R L M type steel reflec-
tors in storage rooms in the base-
ment along with all main feed lines,
distribution panels and wiring as nec-
essary to make complete installation,
the cost of which is not to exceed

Two Thousand Nine Hundred and
Seventy-five Dollars (\$2,975).

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution
was declared adopted by the follow-
ing votes:

Yeas—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the following be
and they are hereby appointed at the
Center Market, Department of Parks
and Public Property, at the salary
shown opposite their respective
names:

Robert F. Baldwin, Cleaner, Jan-
uary 11, 1924, \$1,080 per annum.

Robert E. Carey, Cleaner, January
11, 1924, \$1,080 per annum.

Nicholas Donahue, Cleaner, Jan-
uary 11, 1924, \$1,080 per annum.

Isadore Heilbrown, Cleaner, Jan-
uary 11, 1924, \$1,080 per annum.

Philip Lynch, Cleaner, January 11,
1924, \$1,080 per annum.

Philip Brady, Sweeper, January 17,
1924, \$1,080 per annum.

John McElroy, Cleaner, January 17,
1924, \$1,080 per annum.

Daniel Ryan, Cleaner, January 21,
1924, \$1,080 per annum.

Andrew Sims Jr., Cleaner, January
25, 1924, \$1,080 per annum.

Alva Bennett, Cleaner, January 28,
1924, \$1,080 per annum.

Timothy Tansey, Cleaner, January
28, 1924, \$1,080 per annum.

John Caughran, Cleaner, January 28, 1924, \$1,080 per annum.

Rose A. Connolly, Temporary Attendant, February 1, 1924, \$840 per annum.

Transferred from Department of Streets and Public Improvements:

Robert Strong, Laborer, January 11, 1924, \$1,140 per annum.

Joseph Belluno, Laborer, January 17, 1924, \$1,140 per annum.

Emmet J. Quinn, Laborer, February 1, 1924, \$1,200 per annum.

Frank Petropollo, Laborer, January 28, 1924, \$1,200 per annum.

Charles P. Gillen
John Howe
Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following communication was received and read:

Department of Public Safety
Division of Buildings

Newark, N. J., January 29, 1924.

The Board of Commissioners of the City of Newark.

Honorable Sirs:

The Commission on Building Dis-

tricts and Restrictions has considered a petition to amend the Building Zone Ordinance so as to change Morris Avenue, between Springfield Avenue and Fifteenth Avenue, from a residence to a business district.

Your commission desires to report that they have visited the block in question, and at a meeting held January 24, 1924, unanimously decided to recommend to your honorable body that this petition be not granted. Practically every building on this block is used for residence purposes only, and the desired amendment will not benefit anyone.

Respectfully submitted,

Commission on Building
Districts and Restrictions.

R. B. Rankin, Secretary.

Commissioner Brennan moved that the recommendation of the Zoning Commission be concurred in.—

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from J. B. Hambright, favoring the paving of South Munn Avenue was received, read and on motion ordered referred to the Director of the Department of Streets and Public Improvements.

The following communication was received and read:

North Jersey District Water
Supply Commission
20 Clinton Street
Newark, N. J.

To the City of Newark and
William J. Egan, City Clerk.

Take notice that the Cities of Paterson, Passaic and Clifton, the Towns of Kearny, Montclair, Bloomfield and Harrison and the Borough of Glen Ridge have respectively filed with this Commission petitions setting forth the amount of water which said municipalities respectively desire to take from the waters of the Wanaque River and Post Brook to be impounded in the Wanaque Reservoir, a contract for the construction of which now exists between this Commission and the City of Newark, and that North Jersey District Water Supply Commission has fixed February 26, 1924, at 11 o'clock in the forenoon, as the time, and its offices, 20 Clinton Street, Newark, New Jersey, as the place for a hearing on the said applications.

North Jersey District
Water Supply Commission
By Laurent J. Tonnelle,
Chairman.

Attest:

Edmond Tyler, Secretary.
Dated January 22, 1924.

Ordered referred to the Director of the Department of Streets and Public Improvements.

Commissioner Brennan offered the following resolution:

WHEREAS, In accordance with the law and by authority of this Board, the Director of Public Safety has publicly solicited, received and opened proposals for printed forms for the Police Division of the Department of Public Safety; and,

WHEREAS, The proposal of the Cozzolino Printing Company covering Bertillon Printed forms, as per specifications, at the price of \$867.37, is the lowest formal bid;

THEREFORE BE IT RESOLVED, That the proposal of the said Cozzolino Printing Company be and the same is hereby accepted, and the Law Department directed to prepare the proper contract, and the Director of Public Safety and the City Clerk authorized and empowered to execute the contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan: I have had referred to me an appeal relative to the case of the Building Superintendent refusing to grant a permit for the erection of an accessory station on Lafayette Street. I held a hearing on

this appeal last Friday; the Building Superintendent was unable to be present at that particular time. He pointed out to me violations of the Building zone under the proposed building if permitted as per plans submitted which in his opinion, would be a violation, and for this reason he informs me that he cannot recommend the granting of a permit at this time. I personally see no avenue open to the people other than an application to the courts, if they so desire, as I certainly cannot recommend the acceptance of the plans as filed in face of the objections of the Building Superintendent.

Mr. Theodore C. Hindenlang stated there was nothing presented by the Building Superintendent to sustain this contention. I might say that I had this matter up with the Building Superintendent and he informed me that under the zoning ordinance he has no jurisdiction over our proposition. I cannot understand why we should be compelled to go into court for a permit of this kind when we are rightfully entitled to receive it.

Building Superintendent Bigelow: The Zoning Board has no jurisdiction in passing upon this question, but still we have to comply with the regulations of the zoning ordinance. This matter came up before the Zoning Board, which has been the custom, and an application had been filed some time ago for an accessory station for the sale of gasoline, oils, etc. The Board visited the property in question and found that there are two frame buildings on the west and a third frame building on the east on a nar-

row strip of land running from Wilson Avenue to Lafayette Street. The neighbors immediately adjoining this lot in question objected to our granting a permit, and I think they are absolutely justified in objecting to this accessory station. I do not feel that this Board or our department should consider granting this permit in the face of the objections until we are absolutely sure about it.

Commissioner Howe moved that the matter be referred back to Commissioner Brennan.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

WHEREAS, By authority of the Board of Commissioners of the City of Newark, New Jersey, the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the construction of a convalescent hospital at Ivy Hill, South Orange; and,

WHEREAS, It is the judgment of the Board of Commissioners of the City of Newark, N. J., that the hospital should be constructed in its entirety rather than in part as provided for under the plans originally prepared;

THEREFORE BE IT RESOLVED,

By the Board of City Commissioners of the City of Newark, New Jersey, that the bids received for all branches of work for the construction of said hospital be and the same are hereby rejected; and,

BE IT FURTHER RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to readvertise for bids under revised plans and specifications.

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

MINUTES OF MEETINGS

OF THE

Board of Commissioners

February, 1924

NEWARK, N. J.

February 5, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, N. J., at 11 A. M.

Present: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of the meeting of January 29th were read and approved.

Mayor Breidenbach offered the following resolution:

WHEREAS, Our great countryman, Woodrow Wilson, President of the United States from 1913 to 1921 a period which constituted an epoch in the history of the world and in which he rose to world leadership by reason of his eloquent and clear interpretation of the aspirations of mankind,

passed to his eternal rest on Sunday, February 3, 1924, at his home in Washington; and

WHEREAS, His passing grieves the entire world, mindful of his lofty idealism, his greatness of heart, his consciousness of the sufferings of the world and his magnificent contribution in the creation of a permanent cure for the ills of the earth; and

WHEREAS, to the people of Newark his death brings a distinct personal sorrow, for a substantial part of this community knew him personally. Within our confines today are large numbers of men in all walks of life who had direct contact with him during their student days at Princeton, and many hundreds more came to know him intimately as Governor of our State; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that we express officially the bereave-

ment of the City of Newark at the loss to humanity of a great scholar, teacher, idealist, statesman and soldier—Woodrow Wilson; and, be it further

RESOLVED, That we extend our deepest heartfelt sympathy to Mrs. Wilson, who, by her constant and un-failing devotion to the former President during the years of his illness, performed a great duty in a manner that was an inspiration to the country; and to the other members of Mr. Wilson's family.

F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The report of the Commissioners of Assessments for Local Improvements, awarding damages sustained by the opening and widening of Commerce Street from Broad Street to Market Street on the northerly side thereof was taken up.

Mayor Breidenbach: The board is now ready to hear any objections to the awards as covered by this report. Are there any citizens desiring to be heard?

Mr. Robert E. Richter, 175-177

Commerce Street, presented the following objection:

Newark, N. J., February 5, 1924.

To the Honorable City Commissioners of the City of Newark, New Jersey.

Gentlemen:

The owner of 175-177 Commerce Street hereby objects to the award of \$32,000 damages as being entirely too low for the damages and losses sustained on this property. Besides, he objects also for the following reasons given below and others not mentioned herein:

1. Chief Justice Gummere recently made a ruling that the Commissioners of Assessments' authority is limited to the land actually needed, etc. Commissioners of Assessments are attempting to take the owner's property, consisting of a four-story building, partly standing beyond the sixteen feet used for widening of Commerce Street, to be sold at public auction and destroyed. The question of compensation for the property taken, he said, was a matter for the Condemnation Commission to decide, taking all the circumstances into consideration, which, the owner feels, has not been done on property at 175-177 Commerce Street.

2. The law distinctly states that a public hearing must be held so as to give the property owners the opportunity to present the facts and figures of losses and damages on this public hearing. A public hearing has been held on October 30, 1923, on which

day the owner of property at 175-177 Commerce Street submitted facts and figures of losses and damages on this property sustained. The other property owners were allowed to submit their facts and figures of the additional losses and damages to their properties the following day in private and not according to law.

3. The law provides that a map shall be filed to show the property affected and the land taken correctly. This map has been filed according to law, but it does not describe or show the property affected correctly on it, and, as the award for damages is based and confirmed by the court upon the facts as shown on this map, the filing of this false map will intentionally deceive the court to such a great extent as to the actual damages on property 175-177 Commerce Street, etc., that the court would inflict great losses on the owners unintentionally by confirming the award for damages based upon this false map. The misinterpretation and distortion of facts on this map are so great in favor of some properties and detrimental to property 175-177 Commerce Street that no comparison exists between the properties affected, as they actually are in reality, and as they are falsely shown on this map.

4. Unfair and unjust awards for damages to property at 175-177-199 Commerce Street have been made and not according to the actual losses and damages sustained on them in comparison to the first and second award and losses and damages on other properties.

5. Discrimination by the Building Department has been made against the property 175-177 Commerce Street, whereby the owner is prevented from performing building operations made absolutely necessary by the Commerce Street widening and therefore preventing him from re-establishing his own business in his own building to earn a living.

Yours very truly,

Robt. E. Richter.

Mr. Charles G. Titsworth, Osborne Realty Company: The awarding of damages for the opening and widening of Commerce Street is not high enough.

Commissioner Gillen: The amount offered is \$160,500, which was increased \$30,000, and that is still not enough?

Mr. Titsworth: The property is worth about \$230,000. While the Osborne Company is not looking for the last cent, there is a vast difference between \$160,500 and what we consider the property worth.

Mayor Breidenbach: I would like to have a hearing on this subject, so as to give the Commissioners and the Committee an opportunity to take other testimony.

Commissioner Gillen: What about holding a hearing?

Mayor Breidenbach: Are there any other gentlemen that wish to be heard?

on the Commerce Street opening and widening?

Mr. A. A. Carter, 7 Commerce Street: I had a conference with Mr. Hood, who represents the Strauss Estate, on the award of \$55,000, and he is unable to say at this time whether he will accept this proposition or not.

Mayor Breidenbach: Am I to regard this as a protest?

Mr. Carter: I am not protesting. I offer this as a condition, not a protest.

Commissioner Raymond: Judge Hood has not entered any protest, so how are we to know his feelings in the matter?

Corporation Counsel Congleton: That would involve payment to you on the basis of Mr. Hood selling for his owners, you to take one-half.

Commissioner Raymond: I move the confirmation of the report, except as to those who protested this morning, and also those who did likewise at the last meeting. I believe some of those who objected last week think it went over.

Commissioner Howe offered the following resolution:

RESOLVED, That the report of the Commissioners of Assessments for Local Improvements of the City of Newark awarding damages sustained by the opening and widening of Commerce Street from Broad Street to

Market Street on the northerly side thereof, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed, except as to the following objectors:

Estate of Leser Lehman, deceased,
No. 5 Commerce Street.

Osborne Realty Company, Nos. 1-3
Commerce Street.

Robert E. Richter, Nos. 175-177
Commerce Street.

Estate of Louis Lederer, 199 Commerce street.

and, be it further

RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said report, with the above exceptions, in the office of the Comptroller of said City of Newark.

John Howe
Charles P. Gillen
Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: I move that report of the Commissioners of Assessments for Local Improvements as to objectors, awarding damages sustained by the opening and widening of Commerce Street, be laid over until Wednesday, February 13th, and that

a hearing thereon be held at 2 o'clock P. M.

The roll being called, the motion was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the resurfacing of Astor Street from Clinton Avenue to New Jersey Railroad Avenue, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and, be it further

RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said report in the office of the Comptroller of the said City of Newark for collection.

John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the resurfacing of Broad Street from Clay Street to Harvey Street, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and, be it further

RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said report in the office of the Comptroller of the said City of Newark for collection.

John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

Mr. Vanderhoff of 285 Broad Street: The resurfacing has been done on Broad Street, and I want to know if it has been confirmed.

Commissioner Howe: Yes.

Mr. Vanderhoff: That is all I want to know.

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the report of the Commissioners of Assessments for Local Improvements of the City of

Newark for benefits conferred by the paving of triangular strips at the northeast corner of Orange and High Streets, at the southeast corner of Orange and High Streets and at the southeast corner of Eighth Avenue and High Street, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and, be it further

RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said report in the office of the Comptroller of the said City of Newark for collection.

John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the laying of concrete sidewalks on Manchester Place from Montclair Avenue to the Erie Railroad, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and, be it further

RESOLVED, That the City Clerk be

and he is hereby authorized and directed to file a duplicate of said report in the office of the Comptroller of the said City of Newark for collection.

John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the paving of Pacific Street from South Street to Thomas Street, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and, be it further

RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said report in the office of the Comptroller of the said City of Newark for collection.

John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution

was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the paving and repaving of Pomona Avenue from Bergen Street to Clinton Place, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and, be it further

RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said report in the office of the Comptroller of the said City of Newark for collection.

John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the paving of Summer Avenue from Verona Avenue to the Newark-Belle-

ville Line, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and, be it further

RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said report in the office of the Comptroller of the said City of Newark for collection.

John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioner Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the paving of Thirteenth Avenue from South Eighteenth Street to Grove Street, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and, be it further

RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said report in the office of the Comptroller of the said City of Newark for collection.

John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following ordinance, which was read by the clerk:

An ordinance to authorize improvements at the City Hospital.

The Board of Commissioners of the City of Newark do ordain:

1. That the capacity of the water supply and the boiler plant at the Newark City Hospital be increased so as to be sufficient to meet the needs of the City Hospital by reason of the erection of the new north wing, and the same are hereby authorized.

2. That the total cost of said work shall not exceed the sum of Seventy Thousand Dollars (\$70,000).

3. Pursuant to the provisions of Section 13 of Chapter 252 of the Laws of 1916, as amended, there shall be issued temporary improvement bonds of the City of Newark in an aggregate principal amount not exceeding Seventy Thousand Dollars (\$70,000), bearing interest at a rate not exceeding six per centum (6%) per annum,

payable semi-annually, for the purpose of temporarily financing the cost of the erection of said building and all incidentals connected therewith in order to make the same suitable for said purpose. All other matters in respect of said Temporary Improvement Bonds shall be determined by the Director of the Department of Revenue and Finance, subject to the provisions of this ordinance and of Chapter 252 of the Laws of 1916, as amended, and the Director of the Department of Revenue and Finance is hereby authorized to issue said Temporary Improvement Bonds at such time or times and in such amounts as he may deem advisable. The Mayor, Director of the Department of Revenue and Finance, City Auditor and City Clerk are hereby authorized and directed to execute said bonds, or as many thereof as the Director of the Department of Revenue and Finance shall deem it advisable to issue.

4. The sum of Seventy Thousand Dollars (\$70,000) to be raised by the issuance of said Temporary Improvement Bonds is hereby appropriated for the purposes for which said bonds are hereby authorized to be issued.

5. This ordinance shall take effect immediately.

The ordinance having been read once, Mayor Breidenbach moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gill-

len, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Mayor Breidenbach moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach moved that the ordinance be taken up on third reading and final passage on February 18th.

The roll being called, the motion

was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance, which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of South Munn Avenue from South Orange Avenue to the City Line with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That South Munn Avenue from South Orange Avenue to the City Line shall be graded, curbed, flagged and paved with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed and the laying or relaying of a sidewalk or sidewalks or such portion of portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917

(P. L. 1917, 319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 14, 1924, and now on file in the office of the Department of Streets and Public Improvements, the City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made, the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$46,550.00 is hereby appropriated to pay the cost of said improvement, and for

the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$46,550 under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission" approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennen, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on February 13th.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance, which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of Tremont Avenue from North Munn Avenue to the City Line with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Tremont Avenue from North Munn Avenue to the City Line shall be graded, curbed, flagged and paved with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917, 319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 14, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City

Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made, the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$17,133 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$17,133, under and by virtue of the

provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916, 525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on February 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance, which was read by the clerk:

An ordinance to provide for the

paving of Brookdale Avenue from Lindsley Avenue to Valley Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Brookdale Avenue from Lindsley Avenue to Valley Street shall be paved with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917, 319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 14, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the

owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made, the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$16,500 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$16,500, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved

March 22, 1916 (P. L. 1916, 525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on February 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance, which was read by the clerk:

An ordinance to provide for the paving of Osborne Terrace from Renner Avenue to Lehigh Avenue with asphalt pavement (1½" top-1½" binder on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Osborne Terrace from Renner Avenue to Lehigh Avenue shall be paved with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917, 319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 14, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such

owner to make or cause said connections to be made, the same will be made by the Department of Streets and Public Improvement, in which case the cost and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$20,860 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$20,860, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916, 525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who

is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond

moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on February 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance, which was read by the clerk:

An ordinance to provide for the paving of Weequahic Avenue from Bergen Street to 438.12' west of Aldine Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Weequahic Avenue from Bergen Street to 438.12' west of Aldine Street shall be paved with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together

with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917, 319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 14, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made, the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of

frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$72,435 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$72,435, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916, 525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this

ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

Section 4 declared open to amend-
ment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on February 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the following ordinance, which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of Clinton Place from Lyons Avenue to Chancellor Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Clinton Place from Lyons Avenue to Chancellor Avenue shall be graded, curbed, flagged and paved with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of

sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917, 319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 14, 1924, and now on file in the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved section of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made, the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall

be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$34,850 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$34,850, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916, 525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved

that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third

reading and final passage on February 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance, which was read by the clerk:

An ordinance to provide for the paving of Aldine Street from Lyons Avenue to Weequahic Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Aldine Street from Lyons Avenue to Weequahic Avenue shall be paved with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act

entitled, "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917, 319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 14, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made, the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$4,460 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$4,460, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916, 525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on February 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the
following ordinance, which was read
by the clerk:

An ordinance to provide for the
grading, curbing, flagging and pav-
ing of Patton Place from Wolcott
Terrace to Goodwin Avenue with
asphalt pavement (1½" top-1½"
binder) on a six (6) inch concrete
foundation.

The Board of Commissioners of the
City of Newark do ordain:

Section 1. That Patton Place from
Wolcott Terrace to Goodwin Avenue
shall be graded, curbed, flagged and
paved with asphalt pavement (1½"
top-1½" binder) on a six (6) inch
concrete foundation, with the neces-
sary new curbing or resetting of curb,
together with all other appurtenances
incidental to the paving of said street,
including the laying of concrete side-
walks at street intersections and
elsewhere wherever needed, and
the laying or relaying of a side-
walk or sidewalks or such por-
tion or portions of sidewalks as
may be disturbed or may become nec-
essary or expedient, or the grade of
which may be affected on account of
the laying of the pavement or the
setting or resetting of the curb, under
and by virtue of the provisions of an
act entitled, "An Act Concerning Mu-
nicipalities," approved March 27, 1917
(P. L. 1917, 319), and the supple-
ments thereto and amendments
thereof, in accordance with the plans,

specifications and profiles dated Jan-
uary 14, 1924, and now on file in the
office of the Department of Streets
and Public Improvements. The City
Asphalt Plant to be authorized to bid
on said work.

In order to avoid the necessity of
excavating and tearing up the im-
proved portion of said street after
the making of said improvement, the
owners of any and all lands on the
line of said improvement are hereby
ordered and directed to make the
necessary connections with the sewer,
gas and water mains to the curb lines
in said street for each lot fronting
upon said street within thirty (30)
days after the passage of this ordi-
nance. Upon failure of any such
owner to make or cause said connec-
tions to be made, the same will be
made by the Department of Streets
and Public Improvements, in which
case the costs and expenses of mak-
ing said connections will be assessed
upon the lands benefited. Each 25
feet of frontage upon said street for
the purposes of this improvement
shall be considered a lot.

Section 2. That said improvement
shall be undertaken as a local im-
provement and the cost thereof shall
be assessed against the property
benefited by said improvement, in
proportion to the benefits received,
under and by virtue of the provisions
of the act above referred to.

Section 3. That the sum of \$8,750
is hereby appropriated to pay the
cost of said improvement, and for
the purpose of meeting said appro-
priation and temporarily financing
said improvement temporary bonds or

notes shall be issued from time to time in an amount not to exceed \$8,750, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916, 525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on February 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the

following ordinance, which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of Underwood Street from Sanford Avenue to Stuyvesant Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Underwood Street from Sanford Avenue to Stuyvesant Avenue shall be graded, curbed, flagged and paved with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917, 319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 14, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made, the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$18,570 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$18,570, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and

the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916, 525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on February 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance, which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of Mulford Place from Chan-

cellor Avenue to Vassar Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Mulford Place from Chancellor Avenue to Vassar Avenue shall be graded, curbed, flagged and paved with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917, 319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 14, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the

owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made, the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$6,740 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$6,740, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commis-

sion," approved March 22, 1916 (P. L. 1916, 525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

Section 4 declared open to amend-
ment.

The ordinance was declared open to
amendment in all its parts.

The ordinance having been read a
second time, Commissioner Raymond
moved that it be ordered to a third
reading.

The roll being called, the motion
was declared adopted by the follow-
ing votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordinance be taken up on third
reading and final passage on Feb-
ruary 13th.

The roll being called, the motion
was declared adopted by the follow-
ing votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the
following ordinance, which was read
by the clerk:

An ordinance to provide for the
grading, curbing, flagging and paving
of Maple Avenue from Lyons Avenue
to Chancellor Avenue with asphalt
pavement (1½" top-1½" binder) on a
six (6) inch concrete foundation.

The Board of Commissioners of the
City of Newark do ordain:

Section 1. That Maple Avenue from Lyons Avenue to Chancellor Avenue shall be graded, curbed, flagged and paved with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected an account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917, 319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 14, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this

ordinance. Upon failure of any such owner to make or cause said connections to be made, the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$33,100 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$33,100, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916, 525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the De-

partment of Revenue and Finance, who is hereby authorized to issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond

moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on February 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance, which was read by the clerk:

An ordinance to provide for the resurfacing of Lake Street from Elwood Avenue to Verona Avenue with asphalt pavement (1½" top-1½" binder) on the old telford foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Lake Street from Elwood Avenue to Verona Avenue shall be resurfaced with asphalt pavement (1½" top-1½" binder) on the old telford foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances

incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917, 319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 14, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made, the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the pur-

poses of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$25,670 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$25,670, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916, 525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this

ordinance be and the same are hereby repealed.

Mr. A. Sakes, of 300 Verona Avenue, appeared and stated: I do not think it necessary to repave Lake Street at this time. I believe it could be properly repaired. Unfortunately, the representative of the 'Tax Payers' Association is sick, so it is impossible for him to be present. About 78% of the property owners from Verona Avenue to Elwood Avenue on Lake Street are against the repaving at this time, but desire to have it repaired, so as to make it usable for a number of years to come.

Commissioner Raymond moved that the ordinance be laid over until Wednesday, February 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance, which was read by the clerk:

An ordinance to provide for the resurfacing of Conklin Avenue from Seymour Avenue to 330 feet westerly with asphalt pavement (1½" top-1½" binder) on the old telford foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Conklin Avenue from Seymour Avenue to 330 feet

westerly shall be resurfaced with asphalt pavement (1½" top-1½" binder) on the old telford foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917, 319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 14, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of this improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made, the same will be

made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement will be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$3,750 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$3,750, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission." approved March 22, 1916 (P. L. 1916, 525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby

authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond

moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on February 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the following ordinance, which was read by the clerk:

An ordinance to provide for the repaving of Thirteenth Avenue from Springfield Avenue to 350 feet west of High Street with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from 350 feet west of High Street to the west side of Boston Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation; from the west side of Boston Street to the east side of Richmond Street with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from the east side of Richmond Street to the west side of Rutgers Street with asphalt pavement (1½" top-1½"

binder) on a six (6) inch concrete foundation; from the west side of Rutgers Street to the east side of Wallace Street with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from the east side of Wallace Street to the west side of Hunterdon Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation; from the west side of Hunterdon Street to the east side of Fairmount Avenue with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from the east side of Fairmount Avenue to the east side of Littleton Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Thirteenth Avenue shall be repaved from Springfield Avenue to 350 feet west of High Street with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from 350 feet west of High Street to the west side of Boston Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation; from the west side of Boston Street to the east side of Richmond Street with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from the east side of Richmond Street to the west side of Rutgers Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation; from the west side of Rutgers Street to the east side of Wallace Street with napped

reclipped granite block pavement on a six (6) inch concrete foundation; from the east side of Wallace Street to the west side of Hunterdon Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation; from the west side of Hunterdon Street to the east side of Fairmount Avenue with napped reclipped granite block pavement on a six (6) inch concrete foundation; from the east side of Fairmount Avenue to the east side of Littleton Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the repaving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917, 319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 14, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the im-

proved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made, the same will be made by the Department of Streets and Public Improvement, in which case the cost and expense of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$134,500 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$134,500, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or

any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916, 525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

Commissioner Raymond moved that the ordinance be laid over until Wednesday, February 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, By the Board of Commissioners of the City of Newark, that a certain contract dated January 21, 1924, between the City of Newark, of the first part, and North Jersey District Water Supply Commission, of the second part, supplemental to contract heretofore entered into between the same parties, dated October 31, 1918, for the construction, maintenance and operation of reservoirs,

dams and pipe lines and the development of a water supply from the Wanaque River and the furnishing of a potable supply of water to the City of Newark, be and the same is hereby approved, and that proper officials of the City be and they are hereby authorized and directed to execute said contract, on the part of the City, on the passage of this resolution.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

Commissioner Raymond: I want to make a brief statement in regard to this resolution.

In view of the fact that I am a member of the North Jersey District Water Supply Commission, and that it is more important that I should be in a position to vote there than here, I should like to be regarded as not voting.

I have therefore asked the Mayor to father this resolution today, which is one of the most important resolutions we have ever had put before us. It is to develop a tremendous water supply—100,000,000 gallons per day at a cost of \$18,000,000. There is very small probability that we shall have only 25,000,000 gallons of this water for the use of the City of Newark, because the towns of Paterson, Passaic, Clifton, Kearny, Montclair, Harrison and other towns will come in and take the balance. They have got to get the water, but in order not to delay the work, and also to place the North Jersey District

Water Supply Commission in a position to go ahead with the contracts, so that we can get the benefit of the coming season, it is necessary that the matter should be disposed of at this time. This is changing the scope of the work. Originally the contract for Newark was for 50,000,000 gallons per day, but it was found that it would be much cheaper and double the capacity by allowing the others to come in at this time than later on, and, in addition, there has been such a demand for water.

I might say in this connection that we have paid about \$4,000,000 toward this work already, and the share of the City of Newark will be a little more than that when the new contract is verified, and these towns come in we shall have very little more to pay and we will reach the end of our payments.

The latter part of the month, I believe the 26th of February, has been set as the date to appear before the North Jersey District Water Supply Commission for the various towns to present their cases and participate in the development of the water supply when it is completed. It is expected that this development will be completed in about four years.

If we granted all the applications, including Newark, which are now pending before the North Jersey District Water Supply Commission, it would mean 98,000,000 to 100,000,000 gallons of water. I might say that it is possible to supply all of the water, and there is nothing novel to Newark in this development.

I might say that the water supply in the State of New Jersey is such that we have a very fine and ample supply of water. Newark has led the movement of adopting the position, you might say, of a big brother toward these municipalities, and it will help us to bear the expense of this development. The understanding is that, while this supply, which you are going to vote on, will probably be effective for about twelve years, all these towns will have to get together and seek other sources of supply, in order to support a set policy of conservation of water. Newark has gone on record as being perfectly willing and anxious to do anything it can toward what will be a state conservation and development of water supply for the North Jersey District Water Supply Commission. If it were not for the City of Newark, I do not know where we would get the supply, and it would be four or five years before we could get it. The attitude of the whole community has changed, and Plainfield, Linden, Elizabeth and the towns along the Central Railroad are all anxious to go into this project.

Commissioner Gillen: The estimation of \$18,000,000, has that been carefully made?

Mr. Morris Sherrerd: The estimate is based on the cost of the work that has already been made, with the addition of a little increase to cover the cost of material since the contract was made.

Commissioner Raymond: I might say that the North Jersey District Water Supply Commission has its

own engineering force. We have our engineering staff, and in addition, we employed Mr. Allen Hazer to make a study of this proposition, and expect to supply 100,000,000 gallons per day.

Commissioner Gillen: We originally entered into a contract for 50,000,000 gallons, estimated at \$9,000,000. That has jumped to \$13,000,000.

Commissioner Raymond: There are \$4,000,000 worth of water bonds carried to cover this by the Water Department.

Mr. Sherrerd: The Water Department paid for \$8,400,000 bonds in 1923. The amount of interest and sinking fund is \$500,000 and is now available for this contract.

Commissioner Gillen: There is no burden to the taxpayer?

Mr. Sherrerd: None at all.

Mr. Sherrerd: The amount mentioned includes everything except about \$1,500,000 for pipe line which will not be needed until about eight years from now. The capacity of the reservoir will not need this for ten or twelve years.

Commissioner Gillen: We must agree with Commissioner Raymond that there is great need of additional water supply and nothing is more necessary.

Mayor Breidenbach: Are there any more remarks? I moved that the resolution be adopted.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of Fifty Thousand Dollars (\$50,000) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

Water \$50,000

Thomas L. Raymond
John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Thirty Thousand Two Hundred and Eighteen Dollars and Thirty-nine Cents (\$30,218.39) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

City Treasurer, weekly pay
rolls, ending week Jan-
uary 30th, 1924.....\$30,218.39

Thomas L. Raymond
John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Mayor Breidenbach offered the fol-
lowing resolutions:

RESOLVED, That the sum of
Sixteen Thousand Eight Hundred and
Forty-seven Dollars and Thirty-one
Cents (\$16,847.31) be and the same is
hereby appropriated to the persons
named on annexed certified list, being
the bills and claims of the Depart-
ment of Public Affairs, as follows:

Outdoor Poor	\$ 5,056.00
Bureau of Health	2,281.21
City Home	3,650.93
Outdoor Poor	4,378.67
Outdoor Poor	1,480.50
	<hr/>
	\$16,847.31

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution

was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the sum of
Thirty-seven Thousand One Hundred
and Twenty-nine Dollars and Seventy-
three Cents (\$37,129.73) be and the
same is hereby appropriated to the
City Treasurer for semi-monthly pay-
rolls, January 16th to January 31st,
1924, of the Department of Public Af-
fairs, as follows:

Mayor's Office	\$ 1,237.07
Employment Bureau	772.16
Outdoor Poor	1,084.57
Almshouse	2,574.16
Bureau of Baths	2,522.50
City Home	2,187.65
Bureau of Health	12,198.30
City Hospital	14,553.32
	<hr/>
	\$37,129.73

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Howe offered the fol-
lowing resolution:

RESOLVED, That the Sum of One Hundred and Ninety-eight Dollars and Eighty-eight Cents (\$198.88) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

C. Sundries \$198.88

John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of Two Million Two Hundred and Seventy-seven Thousand Five Hundred and Twenty Dollars and Seventy-five Cents (\$2,277,520.75) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

Sinking Fund and Interest \$2,277,520.75

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Twenty Thousand Three Hundred and Ninety-four Dollars and Fifty-two Cents (\$20,394.52) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance from January 16th to 31st, 1924, as follows:

Director's	\$ 924.15
Comptroller's	2,202.50
Auditor's	1,245.00
City Treasurer's	775.00
Tax Receiver's	1,737.50
Tax Arrears' (Temp.)	630.00
Bd. Assessment and Revision of Taxes	6,189.10
Bd. Assessment for Local Improvements	857.51
Law Department	2,154.98
City Clerk's Dept.	2,093.32
First District Court	870.47
Second District Court	714.99
	<hr/>
	\$20,394.52

John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of One Hundred Sixty Thousand Four Hundred and Sixty-four Dollars and Eighty-seven Cents (\$160,464.87) be and the same is hereby appropriated to the City Treasurer as per the annexed certified list, being the semi-monthly payroll of the Department of Public Safety from January 16th to 31st, 1924, as follows:

Director's Office	\$ 687.49
First Criminal Court	716.65
Second Criminal Court	645.40
Third Criminal Court	572.49
Building Division	2,330.00
Electrical Division	897.50
License Division	525.83
Fire Division	70,576.74
Police Division	83,512.77
	<hr/>
	\$160,464.87

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of Four Thousand Six Hundred and Two Dollars and Ninety-one Cents (\$4,602.91) be and the same is hereby appropriated to persons named on annexed

certified list, being the bills and claims of the Department of Public Safety, as follows:

Public Safety	\$ 134.13
Construction and Alteration on Buildings	338.78
Reserve for Uncompleted Contracts	4,130.00
	<hr/>
	\$4,602.91

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the sum of Thirty-four Thousand and Twenty-three Dollars and Eighty Cents (\$34,023.80) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property, as follows:

Convalescent Home Construction	\$ 5,200.00
Additional Hospital Accommodations	17,289.50
Eighth Precinct Station Construction	3,736.00

No. Sever. Engine House	
Construction	7,798.30
	<hr/>
	\$34,023.80

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of \$13,759.10 be and the same is hereby appropriated to the City Treasurer for semi-monthly payrolls from January 16th to January 31st, 1924, of the Department of Parks and Public Property, as follows:

Director's Office	\$ 1,501.50
Printing and Stationery	137.50
Smoke Abatement	125.00
Weights and Measures	672.50
Centre Market	3,539.71
New Market Construction....	2,400.00
Public Buildings	4,460.39
Shade Tree	922.50
	<hr/>
	\$13,759.10

Charles P. Gillen
John Howe
Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$756.15 be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending January 30, 1924, as follows:

Shade Tree	\$756.15
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Charles P. Gillen
John Howe
Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That Morris Silberman of 88 Pacific Street, Newark, N. J., a resident of the Tenth Ward, be and he is hereby appointed a Constable from the said Tenth Ward to fill a vacancy expiring January 1, 1927.

W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That Thomas K. Sloan of 16 Marshall Street, Newark, N. J., a resident of the Second Ward, be and he is hereby appointed a Constable from the said Second Ward to fill a vacancy expiring January 1, 1925.

John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the following changes affecting the payrolls of the Department of Public Affairs be and the same are hereby approved:

Bureau of Health

(Appointment—No Eligible List)

Lucy Brady, Clerk-Stenographer, salary \$80 per month, effective February 1, 1924.

Chas. Rosenzweig, Meat Inspector, salary \$135 per month, effective January 28, 1924.

Florence Walz, Clerk-Stenographer, salary \$80 per month, effective February 5, 1924.

Mayor's Office

(Appointment—No Eligible List)

Loretta Pfeifer, Clerk-Stenographer, salary \$80 per month, effective February 4, 1924.

City Home

(Appointment—No Eligible List)

August Pfeifer, Physical Instructor, salary \$90 per month, effective February 1, 1924.

Employment Bureau

(Appointment—No Eligible List)

Cathleen M. O'Donnell, Telephone Operator, salary \$80 per month, effective February 4, 1924.

F. C. Breidenbach.

W. J. Brennan

John Howe

Thomas L. Raymond

Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the following bonds be and they are hereby approved as to sufficiency:

Constables' Bonds

J. Victor De Crinys
Angelo Frannicola

John Howe
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

WHEREAS, The City of Newark on August 20, 1923, issued its short-time obligations known as Temporary Loan Bonds in the aggregate amount of Five Hundred Thousand Dollars (\$500,000) for money expended for Market Construction, said Temporary Loan Bonds being numbered 443-448 and dated August 17, 1923, and payable February 17, 1924; and,

WHEREAS, the improvement for which said Five Hundred Thousand Dollars (\$500,000) of Temporary Loan Bonds were issued was for Market Construction and is an improvement for which the City is authorized by Chapter 252 of the Laws of 1916 to issue bonds, and the City is without funds to pay said \$500,000 of Temporary Loan Bonds issued therefor; therefore, be it

RESOLVED, That in pursuance of

the provisions of an act of the Legislature of the State of New Jersey entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of Five Hundred Thousand Dollars (\$500,000) for the purpose of temporarily financing the improvement aforesaid and renewing said Five Hundred Thousand Dollars (\$500,000) issued therefor; therefore, be it further

RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to Five Hundred Thousand Dollars (\$500,000) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum, be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252 of the Laws of 1916; therefore, be it further

RESOLVED, That the Director of Revenue and Finance be and he is

hereby authorized to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

A resolution fixing the form and terms and providing for the sale of \$1,000,000 Water Bonds of the City of Newark, to be issued pursuant to an ordinance heretofore adopted.

Be it resolved by the Board of Commissioners of the City of Newark, New Jersey, as follows:

Section 1. The \$1,000,000 Water Bonds of the City of Newark, the issuance of which was authorized by an ordinance entitled, "An ordinance authorizing the issuance of \$1,000,000 Water Bonds of the City of Newark," adopted by the Board of Commissioners of the City of Newark on January 29, 1924, shall be one thousand in number, numbered from 1 to 1,000, inclusive, of the denomination of \$1,000 each; shall be dated March 1, 1924, shall bear interest from their

date at the rate of four and one-half per centum (4½%) per annum, payable semi-annually on March 1st and September 1st in each year, and shall mature and be payable in annual installments as follows, viz.: Twenty bonds on March 1st in each of the years 1925 to 1944, inclusive, and thirty bonds on March 1st in each of the years 1945 to 1964, inclusive.

Section 2. The said bonds shall be coupon bonds, registerable at the option of the holder as to principal alone or as to both principal and interest. They shall be signed by the Mayor, countersigned by the Director of the Department of Revenue and Finance and the seal of the City of Newark shall be thereto affixed and attested by the City Clerk. The coupons to be attached to said bonds shall bear the facsimile signature of the Director of the Department of Revenue and Finance. Both principal and interest of the bonds shall be payable at the National State Bank in the City of Newark, in gold coin of the United States of America of the standard weight and fineness existing on the date of said bonds.

Section 3. The said bonds shall be issued in substantially the following form:

No.	No.
UNITED STATES OF AMERICA	
STATE OF NEW JERSEY	
THE CITY OF NEWARK	
\$1,000	WATER BOND \$1,000
The City of Newark, a municipal	

corporation in the County of Essex and State of New Jersey, for value received hereby promises to pay to the bearer, or, if this bond be registered, to the registered holder hereof, the sum of

ONE THOUSAND DOLLARS
(\$1,000)

on the 1st day of March, 19 , with interest thereon from the date hereof at the rate of four and one-half per centum (4½%) per annum, payable semi-annually on March 1st and September 1st in each year, upon presentation and surrender of the annexed coupons therefor as they severally become due, or, if this bond be converted into a fully registered bond, to the registered holder hereof. Both principal and interest of this bond are payable in gold coin of the United States of America of or equal to the present standard of weight and fineness at the National State Bank of the City of Newark.

This bond may be registered as to principal by the holder in his name or the books of the Comptroller of said city, and such registration noted hereon, after which no valid transfer hereof shall be made except on said books until after registered transfer to bearer. Such registration shall not affect the negotiability of the coupons, which shall continue to be transferable by delivery. At the request of the holder of this bond it will be converted into a fully registered bond and the coupons hereto annexed detached and cancelled, and thereafter both principal and interest will be

payable only to the registered holder hereof.

This bond is one of an issue of bonds of like tenor, except as to maturity, issued under and pursuant to Chapter 252 of the Laws of 1916 of New Jersey, and the acts amendatory thereof and supplemental thereto, and an ordinance duly adopted by the Board of Commissioners of the City of Newark on January 29, 1924.

It is hereby certified and recited that all conditions, acts and things required by the Constitution or statutes of the State of New Jersey to exist, be performed or happen precedent to or in the issuance of this bond, exist, have been performed and have happened, and that this bond, together with all other indebtedness of said city, is within every debt and other limit prescribed by the Constitution or statutes of said State, and the faith and credit of said city are hereby pledged irrevocably to the punctual payment of the principal and interest of this bond in accordance with its terms.

In witness whereof, the City of Newark has caused this bond to be signed by its Mayor and countersigned by its Director of the Department of Revenue and Finance and its corporate seal to be hereunto affixed and attested by the City Clerk, and the annexed coupons to bear the facsimile signature of said Director, and this bond to be dated March 1, 1924

.....
Mayor.

Countersigned:
Attest: _____
Director of the Department of
Revenue and Finance.

principal thereof and semi-annual in-
terest thereon payable to
_____, or _____ assignee
or legal representative.
Dated, _____, 19 ____.

City Clerk.

Comptroller.

(Form of Coupon)

No. _____ \$22.50

On the first day of March, Septem-
ber, 19 __, the City of Newark, New
Jersey, will pay to the bearer

TWENTY-TWO AND 50-100
DOLLARS (\$22.50)

in gold coin, at the National State
Bank of the City of Newark, being the
semi-annual interest then due on its
Water Bond, dated March 1, 1924, and
numbered _____

Director of the Department of
Revenue and Finance.

(Endorsement on Bonds)

CONVERSION CERTIFICATE

It is hereby certified that at the
request of the holder of the within
bond, I have this day cut off and de-
stroyed coupons attached to said
bond, numbered from _____ to _____, in-
clusive, of the amount and value of
\$22.50 each, amounting in the aggre-
gate to _____

Dollars (\$ _____)
and that said bond is hereby con-
verted into a registered bond, with the

NOTICE—No writing on this bond
except by an officer of the City of
Newark.

Date of	In Whose Name	Comptroller
Registry	Registered	

Section 4. The said bonds shall be
sold at public sale upon sealed pro-
posals at eleven o'clock A. M. on
Monday, February 25, 1924, at the
office of the Director of the Depart-
ment of Revenue and Finance of the
City of Newark, in the City Hall,
after notice of such sale published
in the manner required by law. The
Director of the Department of Reve-
nue and Finance is hereby authorized
and directed to cause such notice to
be published and to receive such pro-
posals, and the power of the Board
of Commissioners to award the bonds
and reject bids therefor is hereby
delegated to him.

Section 5. The notice of sale of the
bonds shall be in substantially the
following form:

NOTICE OF SALE
THE CITY OF NEWARK, N. J.
\$1,000,000 4½% WATER BONDS

Sealed proposals will be received by
the undersigned at his office in the

City Hall, Newark, New Jersey, until Monday, February 25, 1924, at eleven o'clock A. M., when they will be publicly opened, for the purchase, at not less than par and accrued interest, of bonds of the City of Newark of an authorized issue of \$1,000,000 Water Bonds, of the denomination of \$1,000 each, dated March 1, 1924, bearing interest from their date at the rate of four and one-half per centum ($4\frac{1}{2}\%$) per annum, payable semi-annually on March 1st and September 1st, and maturing in annual installments as follows, viz.: \$20,000 of bonds on March 1st in each of the years 1925 to 1944, inclusive, and \$30,000 of bonds on March 1st in each of the years 1945 to 1964, inclusive. The bonds will be coupon bonds, registerable at the option of the holder as to principal only or as to both principal and interest. Principal and interest will be payable in gold coin of the United States of the present standard of weight and fineness at the National State Bank of the City of Newark.

The amount necessary to be raised by the sale of said bonds (exclusive of the amount of any interest accrued on the bonds) is the sum of \$1,000,000, and no more bonds of this issue will be sold than will produce said sum and an additional sum of less than \$1,000. If less than the maximum authorized amount of the bond issue is sold, the unsold bonds shall be those last maturing. Unless all bids are rejected, the bonds will be sold to the bidder or bidders complying with the terms of sale and offering to pay not less than the sum necessary to be raised by the sale of said

bonds, as above stated, and to take therefor the least amount of bonds, commencing with the first maturity, and stated in a multiple of \$1,000; and if two or more bidders offer to take the same amount of bonds, then the bonds will be awarded to the bidder or bidders offering to pay therefor the highest additional price (such additional price being less than \$1,000). In addition to the price bid, the purchaser must pay accrued interest from the date of the bonds to the date of delivery. The right is reserved to reject any or all bids.

Proposals should be addressed to the Director of the Department of Revenue and Finance, City Hall, Newark, New Jersey, and enclosed in a sealed envelope marked on the outside "Proposal for Bonds," and must be accompanied by a certified check for two per centum (2%) of the face amount of the bonds bid for, drawn upon an incorporated bank or trust company to the order of the "Director of the Department of Revenue and Finance of the City of Newark," to secure the city against any loss resulting from a failure of the bidder to comply with the terms of his bid. Checks of unsuccessful bidders will be returned upon the award of the bonds.

The successful bidder or bidders will be furnished with the opinion of Messrs. Reed, Dougherty & Hoyt, of New York City, that the bonds are valid and binding obligations of the City of Newark. The bonds will be prepared under the supervision of the United States Mortgage & Trust Company, of New York City, which

will certify as to the genuineness of the signatures of the city officials and the seal impressed thereon.

By order of the Board of Commissioners of the City of Newark.

Dated, February 5th, 1924.

JOHN HOWE,
Director of the Department of Revenue and Finance of the City of Newark.

Section 6. The Director of the Department of Revenue and Finance is hereby authorized to cause said bonds to be prepared and to obtain the opinion of Messrs. Reed, Dougherty & Hoyt, Attorneys, of New York City, as to the validity of the bonds, to be furnished to the purchaser or purchasers thereof; and the Mayor, Director of the Department of Revenue and Finance and the City Clerk are hereby authorized to execute said bonds; and the Director of the Department of Revenue and Finance is hereby authorized to deliver said bonds to the purchaser or purchasers thereof upon receipt of the purchase price.

John Howe
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That Benedict F. Cosgrove be and he is hereby permanently appointed to the position of clerk in the office of the Tax Receiver, Department of Revenue and Finance, at a salary of One Thousand Seven Hundred and Forty Dollars (\$1,740) per annum, effective February 4th, 1924.

This appointment is made in conformity with Civil Service Commission rules and regulations.

John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That Harry Grundman, who has been certified as eligible by the Civil Service Commission, be and he is hereby appointed to the position of Deputy Court Clerk in the Second Criminal Court, Department of Public Safety, at a salary of \$2,500 per annum, payable semi-monthly as other salaries are paid, effective as of January 8, 1924.

W. J. Brennan
John Howe
F. C. Breidenbach
Thomas L. Raymond
Charles P. Gillen

W. J. Brennan
Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Harry W. Dean, who has been certified as eligible by the Civil Service Commission, be and he is hereby appointed to the position of Deputy Court Clerk in the Third Criminal Court, Department of Public Safety, at a salary of \$2,500 per annum, payable as other salaries are paid, effective February 16, 1924.

W. J. Brennan
John Howe
F. C. Breidenbach
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the salaries of members of the Board of Public Safety, Department of Public Safety, be and they are hereby increased from \$3,500 to \$4,500 per annum, effective as of January 1, 1924.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

WHEREAS, The Civil Service Commission has certified the name of Fred L. Anderson, as eligible for appointment; therefore, be it

RESOLVED, That Fred L. Anderson be and he is hereby appointed as Painter in the Division of Public Buildings, Department of Parks and Public Property, at the prevailing rate of wages, namely, \$10 per day, said appointment to become effective February 11, 1924.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Charles F. Scheiner, Eugene Mulvey and Joseph C. J. McGovern be and they are hereby temporarily appointed as Elevator Attendants at the new Center Market, Department of Parks and Public Property, at an annual salary of One Thousand and Two Hundred Dollars, said appointments to become effective January 30, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Civil Service Commission has certified the name of James L. Walsh as eligible for appointment; therefore, be it

RESOLVED, That James L. Walsh be and he is hereby appointed as Elevator Operator in the Division of Public Buildings, Department of Parks and Public Property, at an annual salary of One Thousand Two Hundred Dollars (\$1,200), said appointment to become effective February 1, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, by authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the printing of Two Hundred and Sixty-five Thousand (265,000) tax bills for the year 1924; and,

WHEREAS, Henry Murphy bid the sum of Nine Hundred and Forty-nine Dollars (\$949), which bid was the lowest responsible one submitted; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to Henry Murphy at the price aforesaid; and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, by authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for alterations and additions to the Morris Avenue Bathhouse; and,

WHEREAS, the total cost of construction based upon the bids received would be far in excess of the appropriation for said work; therefore, be it

RESOLVED, That all bids received be and the same are hereby rejected; and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to readvertise for further bids under revised plans and specifications.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, in the judgment of the

Director of the Department of Parks and Public Property, stands numbered 202, 204, 301 and 303, which have been set aside for drug store privilege, will require alterations and additional equipment; and,

WHEREAS, by the exigency of the situation an emergency exists which will not permit the advertisement for bids for said work; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the Director of the Department of Parks and Public Property be and he is hereby authorized to order said work.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Parks and Public Property advertised for and did receive bids for general construction of the anti-toxin stables and laboratories at Ivy Hill; and,

WHEREAS, the Frank Briscoe Company bid the sum of Fourteen Thousand and Eight Hundred Dollars

(\$14,800) with additional alternates of Two Hundred and Twenty-five Dollars (\$225) and Two Thousand Dollars (\$2,000), which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to the Frank Briscoe Company for the sum of Seventeen Thousand and Twenty-five Dollars (\$17,025); and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Parks and Public Property advertised for and did publicly receive bids for heating of the anti-toxin stables and laboratories at Ivy Hill; and,

WHEREAS, Stewart & Farrell bid

the sum of Five Hundred and Eighty-seven Dollars (\$587) with additional alternate of Two Hundred and Seventy-six Dollars (\$276), which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to Stewart & Farrell for the sum of Eight Hundred and Sixty-three Dollars (\$863); and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Parks and Public Property advertised for and did publicly receive bids for electrical work in the anti-toxin stables and laboratories at Ivy Hill; and,

WHEREAS, Paul H. Jaehnig, Inc., bid the sum of Six Hundred and

Eighty-eight Dollars (\$688) with additional alternate of Twenty-five Dollars (\$25), which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to Paul H. Jaehnig, Inc., for the sum of Seven Hundred and Thirteen Dollars (\$713); and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

WHEREAS, by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Parks and Public Property advertised for and did publicly receive bids for plumbing in the anti-toxin stables and laboratories at Ivy Hill; and,

WHEREAS, J. F. Hanley Company bid the sum of Two Thousand Nine Hundred and Seventy-seven Dollars (\$2,977) with additional alternate of One Hundred and Fifty-five Dollars (\$155), which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to J. F. Hanley Company for the sum of Three Thousand One Hundred and Thirty-two Dollars (\$3,132); and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

Board of Commissioners of the City of Newark, N. J.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the Director of the Department of Parks and Public

Property be and he is hereby authorized to advertise for sealed proposals for the extension of the water supply for increase of pressure and volume at the Newark City Hospital and for the increase in the capacity of the boiler plant for furnishing additional heat and power for present and new buildings at the City Hospital.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

Board of Commissioners of the City
of Newark, N. J.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Streets and Public Improvements, which will in turn file the same with the proper City officer:

Pennsylvania Salt Manufacturing Company, furnishing and delivering chlorine. (Contract bond.)

Bonnell Motor Car Company, furnishing and delivering repair parts

for Dodge Brothers Automobiles. (Contract bond.)

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the annexed release from the City of Newark to Bennie Lipschitz be and the same is hereby approved; and the Director of the Department of Streets and Public Improvements and the City Clerk of the City of Newark are hereby authorized and directed to execute said release on behalf of the City on the adoption of this resolution, said release to be delivered to said Bennie Lipschitz on payment by him of the sum therein mentioned.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the annexed release from the City of Newark to Roland S. Calhoun be and the same is hereby approved; and the Director of the Department of Streets and Public Improvements and the City Clerk of the City of Newark are hereby authorized and directed to execute said release on behalf of the City on the adoption of this resolution, said release to be delivered to said Roland S. Calhoun on payment by him of the sum therein mentioned.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Pennsylvania Salt Manufacturing Company for the furnishing and delivering to the Department of Streets and Public Improvements of Chlorine, a copy of which contract, dated January 11th, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Bonnell Motor Car Company for the furnishing and delivering to the Department of Streets and Public Improvements of Repair Parts for Dodge Brothers Automobiles, a copy of which contract, dated January 2nd, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the compensations of the following employes in the Department of Streets and Public Improvements be and the same hereby are increased to the amounts set opposite their respective names, effec-

tive as of February 1st, 1924, for the semi-monthly employes, and January 31st, 1924, for the weekly employes:

Bureau of Motors

Freling A. Kindred, Foreman, to \$2,400 per year.

William Greik, Mech. Repairman, to \$45 per week.

John Pfaff, Auto Machinist, to \$42 per week.

James Ardern, Mech. Repairman, to \$42 per week.

Emil Good, Mech. Repairman, to \$40 per week.

Charles Stark, Utilityman Stock Clerk, to \$36 per week.

William J. Swan, Mech. Repairman, to \$38 per week.

John Olencki, Utility Welder, to \$38 per week.

John Michel, Utilityman, to \$36 per week.

Albert Doll, Utilityman, to \$36 per week.

John Peterson, Utilityman, to \$34 per week.

Herbert Hickey, Garageman, to \$32 per week.

Charles Franke, Garageman, to \$30 per week.

Alfonso Cicalese, Garageman, to \$30 per week.

Elmer Schorr, Laborer, to 50 cents per hour.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That John Richardson be and he hereby is appointed temporarily as Draftsman, Grade I I, in the Department of Streets and Public Improvements, Division of Water, at a compensation of \$1,500 per annum, effective February 1st, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of Five Thousand Two Hundred and Fifty Dollars (\$5,250) be and the same is hereby appropriated to Stuart Lindsley for the acquisition by the City of Newark of a certain tract of salt

meadow land, containing 3.50 acres, more or less, being designated as block 1693-5, 1699-6, 1753-1, 1752-2, 1751-6, 1754-1 and 1699-7 on the official maps of the City of Newark, in pursuance to the terms of a certain contract between the said Stuart Lindsley and the City of Newark, dated January 24, 1922. The said sum of Five Thousand Two Hundred and Fifty Dollars (\$5,250) being appropriated from the Port Newark Development account, and payment of the same to be made to the said Stuart Lindsley upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh lands and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities, in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of Two Hundred Dollars (\$200) be and the same is hereby appropriated to Charlotte Kearney, Special Guardian of Katherine Higgins, for the acquisition by the City of Newark of an undivided one fifty-fourths (1-54) interest in a certain tract of meadow land known and designated as block 1496, lot 5; block 1495, lot 3; block 1539, lot 2; block 1556, lot 1; block 1559, lot 4, on the official tax maps of the City of Newark and containing three and fifty-four hundredths (3.54) acres, more or less. The said sum of Two Hundred Dollars (\$200) being appropriated from the Port Newark Development account and payment of the same to be made to said Charlotte Kearney, Special Guardian of the said Katherine Higgins, upon the filing by her with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interest of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands

under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities, in accordance with the statutes of the State of New Jersey, applicable thereto; therefore, be it

RESOLVED, That the sum of Seven Thousand and Five Hundred Dollars (\$7,500) be and the same is hereby appropriated to Gustave A. Richards for the acquisition by the City of Newark of a certain tract of salt meadow land containing five acres, more or less, being designated as block 1370, lot 5; block 1371, lot 5; block 1423, lot 2; block 1424, lot 2; block 1425, lot 1; block 1426, lot 2, on the official maps of the City of Newark. The said sum of Seven Thousand and Five Hundred Dollars (\$7,500) being appropriated from the Port Newark Development account, and payment of the same to be made to the said Gustave A. Richards upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be ad-

visable and for the best interest of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities, in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of One Hundred Dollars (\$100) be and the same is hereby appropriated to Veronica Higgins for the acquisition by the City of Newark of an undivided one fifty-fourth (1-54) interest in a certain tract of meadow land known and designated as block 1496, lot 5; block 1495, lot 3; block 1539, lot 2; block 1556, lot 1; block 1559, lot 4, on the official tax maps of the City of Newark and containing three and fifty-four hundredths (3.54) acres, more or less. The said sum of One Hundred Dollars (\$100) being appropriated from the Port Newark Development account, and payment of the same to be made to the said Veronica Higgins upon the filing by her with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering the following materials to the Department of Streets and Public Improvements be and the same are hereby awarded as follows, being the lowest responsible bidder in each case:

Warren Brothers Company, New York City

Repair Parts for City Asphalt Plant, based on the Department's requirements, \$458.02.

Roebing Coal Company, Newark

Approximately 200 tons Bituminous Coal, delivered at City Asphalt Plant, unloaded and trimmed, at \$5.98 per ton.

Alfred Eitner, Newark

Approximately 100 tons Bituminous Coal, delivered into bins in rear of Pumping Station at Bay Avenue, and trimmed where necessary, at \$6.10 per ton.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for

furnishing and delivering the following materials to the Department of Streets and Public Improvements be and the same hereby are awarded as follows, being the lowest responsible bidders in each case:

Lead Lined Iron Pipe Company, Wakefield, Mass.

1,500 feet 1½" Lead Lined Iron Pipe at 50c foot.

1,500 feet 2" Lead Lined Iron Pipe at 65½c foot.

100 1½" 45° Ells at 64c each.

100 2" 45° Ells at 88c each.

50 2" to 1½" Reducing Couplings at 68c each.

Nelson R. Vanderhoof Company, Jersey City, N. J.

Approximately 12 dozen Canvas Wagon Covers 10'x10½' at \$141 dozen.

Approximately 3 dozen Canvas Wagon Covers 14'x14' at \$237 dozen.

A. P. Smith Manufacturing Company, East Orange, N. J.

100 Low Pressure Fire Hydrants at \$66.75 each.

A. P. Smith Manufacturing Company, East Orange, N. J.

Approximately 20 4-inch Hub Valves at \$13.50 each.

Approximately 150 6-inch Hub Valves at \$24.50 each.

Approximately 40 8-inch Hub Valves at \$38.30 each.

Approximately 2 10-inch Hub Valves at \$58 each.

Approximately 3 16-inch Hub Valves, with by-pass, at \$208.75 each.

Approximately 3 16-inch Hub Valves, without by-pass, at \$147.90 each.

Approximately 3 24-inch Hub Valves, with by-pass, at \$436.50 each.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Streets and Public Improvements be and he is hereby directed to advertise for sealed proposals for furnishing and delivering Special Mack Trucks, 2½-ton and 5-ton, also Interantional Payroll Machine.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Director of the Department of Streets and Public Improvements did on the thirty-first day of January, 1924, receive sealed proposals for the furnishing and delivering to the said Department of Cold Patch; and,

WHEREAS, But one (1) bid was submitted and the price therein quoted is deemed higher than may be obtained by readvertising for sealed proposals; therefore, be it

RESOLVED, That the Director of the Department of Streets and Public Improvements be and he hereby is directed to readvertise for sealed proposals for furnishing and delivering Cold Patch for the six (6) months ending June 30th, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolution:

WHEREAS, Application by petition has been made to this Board for the vacation of part of Elder Place; and,

WHEREAS, in the judgment of the Board of Commissioners, the public

interests will be better served by granting said application; therefore, be it

RESOLVED, by the board of Commissioners of the City of Newark, that it is the intention of said Board, by virtue of the provisions of Section 1, subdivision (b), of Article XXII, of an act of the Legislature of the State of New Jersey, entitled, "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto, to vacate a part of Elder Place, as follows: Beginning at a point in the easterly line of Elder Place distant 80'5" from the north-easterly corner of Elder Place and Pennington Street, said beginning point being the northwesterly corner of a lot belonging to George A. Roehm; thence southeasterly along the northerly line of Roehm and Elder place 5.34 feet more or less to the southwesterly corner of a lot belonging to George Strouse, being also the easterly line of Elder Place 46'5 1/4" to the northwesterly corner of said Strouse and line of land now or formerly owned by Julius Bergfels; thence westerly along the southerly line of said Bergfels and Elder Place 3.38 feet to the southwesterly corner of said Bergfels and a point in the easterly line of Elder Place; thence southwesterly in a straight line 46'6" more or less to the place of beginning. All as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Streets and Public Improvements, known and designated as No. 1291-V, and that an ordinance vacating the same be taken up for con-

sideration at a meeting of this Board, to be held on Tuesday, February 26th, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Streets and Public Improvements is hereby directed to give notice by publication in one of the official newspapers for one day at least ten days before said February 26th, 1924, of the intention of the Board so to do.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance, which was read by the Clerk:

An ordinance to provide for the vacation of a part of Elder Place.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That a part of Elder Place shall be vacated as a public street or highway, as follows:

Beginning at a point in the easterly line of Elder Place distant 80'5" from the northeasterly corner of Elder Place and Pennington Street, said beginning point being the north-

westerly corner of a lot belonging to George A. Roehm; thence southeasterly along the northerly line of Roehm and Elder Place 5.34 feet more or less to the southwesterly corner of a lot belonging to George Strouse; thence northerly along the westerly line of George Strouse, being also the easterly line of Elder Place 46'5 $\frac{1}{4}$ " to the northwesterly corner of said Strouse and line of land now or formerly of Julius Bergfels; thence westerly along the southerly line of said Bergfels and Elder Place 3.38 feet to the southwesterly corner of said Bergfels and a point in the easterly line of Elder Place; thence southwesterly in a straight line 46'6" more or less to the place of beginning. All as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Streets and Public Improvements, known and designated as No. 1291-V, by virtue of the provisions of Section 1, subdivision (b) of Article XXII, of an act of the Legislature of the State of New Jersey, entitled, "An Act Concerning Municipalities," approved March 27, 1917, the acts amendatory thereof and supplementary thereto.

Section 2. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, owe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance
by sections:

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

Section 4 declared open to amend-
ment.

The ordinance was declared open to
amendment in all its parts.

The ordinance having been read a
second time, Commissioner Raymond
moved that it be ordered to a third
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, owe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordinance be taken up on third
reading and final passage on Feb-
ruary 13th.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

REPORTS OF CITY OFFICERS

The following reports of City Offi-
cers were received and ordered filed:

Department of Weights and Meas-
ures for January, 1924.

Department of Buildings for Jan-
uary, 1924.

Clerk, First District Court, for
January, 1924.

Clerk, Second District Court, for
January, 1924.

Clerk of Almshouse for January,
1924.

Clerk of Center Market for Jan-
uary, 1924.

City Clerk (2) for January, 1924.

Richard P. Rooney, Clerk, First
Criminal Court, Part 1, for January,
1924.

Thomas F. Guthrie, Clerk, Second
Criminal Court, Part 2, for January,
1924.

Thomas F. Guthrie, Clerk, Second
Criminal Court, Part 1, for January,
1924.

Arthur J. Connelly, Clerk, Third

Criminal Court, Part 1, for January,
1924.

Arthur J. Connelly, Clerk, Third
Criminal Court, Part 2, for January,
1924.

City Treasurer for January, 1924.

Comptroller for January, 1924.

Elizabeth S. Lewis, Clerk, Family
Court, for January, 1924.

A communication from Mr. Henry
W. Keim, 11 Hecker Street, was re-
ceived and read requesting change in
the zoning ordinance on Hecker Street
from Orange Street south to Sussex
Avenue, so that this section be classi-
fied as a business section and not a
residential section.

Commissioner Brennan moved that
the petition be referred to the Com-
mission on Building District and Re-
strictions for recommenadtion and re-
port.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Department of Revenue and Finance
Office of the City Treasurer
City of Newark, New Jersey

To the Honorable,
The Commissioners, City of New-
ark, N. J.

Gentlemen:

The following is an analysis of expenditures of the City of Newark, N. J., for the month of January, 1924, consolidated in departmental items as taken from the City Treasurer's Cash Book:

Public Affairs	\$ 135,611.20
Revenue and Finance	28,546.18
Parks and P. P. and	
Weeklies	67,947.07
Streets and Public Im-	
provements, Water and	
Weeklies	505,735.88
Public Safety	355,076.99
General	352,775.79
General Schools	200,000.00
Bonds	1,700,000.00
Interest	38,250.00
Redemption	3,344.70

Total disbursed\$3,387,287.81

Cash on hand January	
31st, 1924	\$ 637,354.41
Statement	\$4,024,642.22

Respectfully submitted,

JOHN J. SUGRUE,
Acting City Treasurer.

Department of Revenue and Finance
Office of the City Treasurer
City of Newark, New Jersey

February 1, 1924.

To the Honorable,
The Commissioners, City of New-
ark, N. J.

Gentlemen:

In compliance with the act of the Legislature entitled, "A further supplement of the act, entitled, 'An act to amend and revise the Charter of the City of Newark, N. J.," approved February 22nd, 1866, I herewith present a statement of the cash transactions of the City for the month of January, 1924.

Receipts

Cash on hand December	
31st, 1923	\$1,146,970.37
Received from the Comp-	
troller, as follows, for:	
Street Improvements	43,892.41
Bonds, Temporary Loans	1,700,000.00
Funds, House Sewer	1,013.13
Redemptions	2,365.80
Alms house	47.00
City Home	203.00
City Hospital	240.78
Fire Department	399.37
Health, Pension	329.35
Reserve	5,718.85
Stationery	496.16
Green & Franklin Prop.	1,061.34
Memorial Site	192,500.00
Bureau of Sewers	388.43
Motors	22.45
Docks	44.00
Street Cleaning	1,987.19
Streets	2,878.92
Lighting	705.31
House Sewers	1,859.70
Water Rents	94,355.56
Service	7,818.25
Miscellaneous Revenue:	
Licenses, General	4,,302.50
Licenses, Dogs	2,772.00
Fees, City Clerk	545.10
Taxi Driver's Badge	1.00

Bank Tax, 1923	49,815.95
Second Class R. R. Tax, 1923	186,660.41
District Courts	2,720.56
Alterations & Electrical	7,244.19
Jitney Buses	16,541.56
Markets	6,869.77
Police Court Fines	4,759.15
City Home	16.05
Hospital	175.07
Fire Department	608.00
Health	1,770.20
Shade Trees	65.50
Searches	1,322.25
Ordinances	9.00
Rent, Polling Places	217.50
Telephone Rebate	23.33
Personal Arrears, Fees and Costs	607.50
Cost of Sales	40.00
Bureau of Streets	150.00
Cleaning	106.99
Sewers	1,979.60
Lighting	272.50
Taxes:	
From Receiver, 1923 and Polls	53,894.27
Real Estate Arrears, 1923	351,889.86
Real Estate Arrears, 1922	56,275.70
Real Estate Arrears, 1922 prior	1,712.06
Personal, 1923, and Polls	27,753.64
Personal, 1922, and Polls	7,434.10
Personal, 1922, and Polls prior	3,261.64
Shade Trees	121.42
Interest	27,405.39

Total on hand\$4,024,642.22

Respectfully submitted,
JOHN J. SUGRUE,
Acting City Treasurer.

Ordered Filed.

The following communication was
received and ordered filed:

Law Department
City Hall

Newark, New Jersey,
February 5, 1924.

To the Board of Commissioners of the
City of Newark.

Addressed.

Gentlemen:

I am starting this afternoon on my
vacation, in accordance with your con-
sent and in accordance with Section
7 of an ordinance entitled, "An ordi-
nance to establish a Law Department
in the City of Newark," I hereby
designate Joseph G. Wolber, Assistant
Corporation Counsel, to act as my
deputy during my absence.

Very respectfully,

JEROME T. CONGLETON,
Corporation Counsel.

Mr. Teed, of the Associated
Humane Society: I would like to
know if you will act on the contract
for the City Dog Pound.

Commissioner Gillen: The matter, as
I understand it, is this: We have not
yet received any official notice from
the Court. The Law Department has
not received any official notice,

either, and I discussed with them to-day the status of the case. We should have information by the next meeting, and I would suggest taking the matter up at that time and disposing of it one way or the other.

Mr. Teed: All right. I thank you.

Mayor Breidenbach moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
CHARLES P. GILLEN
JOHN HOWE
W. J. BRENNAN
THOMAS L. RAYMOND

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

February 13, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, N. J.

Present: Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Absent: Commissioner Raymond.

The Minutes of the meeting of February 5th were read and approved.

The following reports of the Board of Assessments for Local Improvements, assessing benefits for street improvements, were received and read:

Construction of a sewer in Underwood Street between Stuyvesant Avenue and Sanford Avenue.

Construction of a sewer in Vassar Avenue between Bergen Street and Maple Avenue.

The grading, curbing and flagging of Carolina Avenue from Laurel Place to Grove Terrace.

Resurfacing of Park Street from Mulberry Street to Park Place.

Resurfacing of Wright Street from Clinton Avenue to Broad Street.

Grading, curbing and flagging of Peck Avenue from Second Avenue to First Avenue.

Grading, curbing and flagging of Second Avenue from North Twelfth Street to the City Line.

Resurfacing of Pennington Street from Broad Street to Mulberry Street.

Construction of a sewer in Unity Avenue between West End Avenue and Stuyvesant Avenue.

Grading, curbing, flagging and paving of Leslie Street from Shaw Avenue to Lyons Avenue.

either, and I discussed with them to-day the status of the case. We should have information by the next meeting, and I would suggest taking the matter up at that time and disposing of it one way or the other.

Mr. Teed: All right. I thank you.

Mayor Breidenbach moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
CHARLES P. GILLEN
JOHN HOWE
W. J. BRENNAN
THOMAS L. RAYMOND

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

February 13, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, N. J.

Present: Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Absent: Commissioner Raymond.

The Minutes of the meeting of February 5th were read and approved.

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Construction of a sewer in Vassar Avenue between Bergen Street and Maple Avenue.

The grading, curbing and flagging of Carolina Avenue from Laurel Place to Grove Terrace.

Resurfacing of Park Street from Mulberry Street to Park Place.

Resurfacing of Wright Street from Clinton Avenue to Broad Street.

Grading, curbing and flagging of Peck Avenue from Second Avenue to First Avenue.

Grading, curbing and flagging of Second Avenue from North Twelfth Street to the City Line.

Resurfacing of Pennington Street from Broad Street to Mulberry Street.

Construction of a sewer in Unity Avenue between West End Avenue and Stuyvesant Avenue.

Grading, curbing, flagging and paving of Leslie Street from Shaw Avenue to Lyons Avenue.

Commissioner Brennan offered the following ordinance, which was read by the clerk:

An ordinance providing for the construction of a storm water sewer to be known as the Lightning Brook Storm Water Sewer.

WHEREAS, A considerable area near the westerly boundary of the City of Newark is frequently flooded by storm and surface water for which no adequate drainage facilities have been provided; and,

WHEREAS, Contiguous areas in Maplewood and Irvington are also in need of drainage facilities, and these municipalities have for some time been seeking means to relieve existing conditions and are now ready to enter into a contract between the City of Newark, Township of Maplewood and Town of Irvington for the building of a storm water sewer upon terms which have been found mutually satisfactory; now, therefore,,

The Board of Commissioners of the City of Newark do ordain:

Section 1. That there be constructed a reinforced concrete pipe sewer in the valley of Lightning Brook, said sewer to be built of dimensions and design and upon a route with termini shown upon the map accompanying this ordinance, and so much of said sewer as is within the boundaries of the City of Newark is to be as follows: In Florence Avenue from the Irvington Line to Putnam Street; Putnam Street and the proposed extension thereof from

Florence Avenue to Marsac Place, and in Marsac Place from the proposed extension of Putnam Street for a distance of about 200 feet northerly, together with a branch in Ellery Avenue from Putnam Street for a distance of about 200 feet northerly. The sewer in Florence Avenue from the Irvington Line to a point about 270 feet north of Clinton Avenue to be thirty (30) inch reinforced concrete pipe, and from this point to Putnam Street twenty-seven (27) inch reinforced concrete pipe; in Putnam Street from Florence Avenue to Ellery Avenue twenty-four (24) inch reinforced concrete pipe, and the balance eighteen (18) inch pipe, together with all the appurtenances necessary to complete the same. The above improvement to be a part of a storm water sewer to be known and designated as the "Lightning Brook Storm Water Sewer."

Section 2. That said sewer be constructed according to plans and specifications to be furnished by the Township Engineer of the Township of Maplewood and be built under his supervision by a contractor under a contract prepared by said engineer. That said contract to be let by the Township of Maplewood to the lowest responsible bidder after advertising proposals as provided by law for the doing of local improvements, said contractor to furnish a corporate surety bond insuring the faithful performance of his contract in an amount to be approved by the Township of Maplewood.

Section 3. That upon the passage of this ordinance, the Director of the

Department of Streets and Public Improvements and the City Clerk are authorized and directed to execute a contract on behalf of the City of Newark with the Township of Maplewood and the Town of Irvington for the joint ownership and use of said sewer and for the payment by Newark and Irvington to the Township of Maplewood of proportionate shares of the cost of said improvement, in the proportion of Newark 13.94 per cent, and Irvington 26.44 per cent, said proportions to be paid by Newark and Irvington upon demand of Maplewood, accompanied by engineer's estimate, approved by the Township Committee of the Township of Maplewood certifying the proportion of said improvement completed. That said contract shall also define and limit the extent of the rights of the respective owners in said sewer by defining and limiting the areas in each to be drained thereby, which will be: Newark, 21.54 acres; Irvington, 62.15 acres, and Maplewood, 280.31 acres.

Section 4. That upon the completion of said improvement the cost of that part of it allotted in the contract aforesaid to the City of Newark shall be certified by the Acting Auditor of Accounts to the Board of Commissioners of the City of Newark, who shall thereupon transmit such cost to the Commissioners of Assessments for Local Improvements to be by said Board assessed upon the several lands and real estate within the drainage area drained by said sewer in proportion to the benefits conferred on said several parcels by said improvement in the manner provided in the statutes respecting local improvements. Any

excess of cost over benefits so assessed by said Board upon the several properties within said area shall be paid by the City of Newark.

Section 5. That in order to temporarily finance the cost of the improvement provided by this ordinance, the sum of \$16,500 be and the same is hereby appropriated, and the proper officers of the City of Newark be and they are hereby authorized to sign, execute and issue the temporary notes or bonds of the City of Newark for that purpose in an amount not to exceed \$16,500, said notes or bonds to bear interest at a rate not to exceed six per centum per annum.

Section 6. The cost of that part of said improvement allotted to Newark and to Irvington in the contract aforesaid shall be collected from these municipalities by the proper officers of the Township of Maplewood in the manner provided in said contract and shall upon collection be turned over to the contractor.

Section 7. All ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed. This ordinance shall take effect immediately upon final passage and publication in accordance with the statutes.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

Section 6 declared open to amendment.

Section 7 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage on February 26th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that an ordinance entitled:

"An ordinance to provide for the construction of sewers in Thirteenth Avenue between Wickliffe Street and Boston Street, between Hunterdon Street and Bergen Street and between Bergen Street and Littleton Avenue," be laid over until February 19th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that an ordinance entitled:

"An ordinance to provide for the resurfacing of Lake Street from Elwood Avenue to Verona Avenue with asphalt pavement (1½" top-1½" binder) on the old telford foundation," be laid over until February 19th.

Mr. A. Sykes, of 304 Verona Ave-

due, presented a petition protesting against the resurfacing of Lake Street between Verona Avenue and Heller Parkway.

Commissioner Brennan moved that the petition be referred to Commissioner Raymond.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that an ordinance entitled:

“An ordinance to provide for the repaving of Thirteenth Avenue from Springfield Avenue 350 feet west of High Street with napped reclippped granite block pavement on a six (6) inch concrete foundation; from 350 feet west of High Street to the west side of Boston Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation; from the west side of Boston Street to the east side of Richmond Strtet with napped reclippped granite block pavement on a six (6) inch concrete foundation; from the east side of Richmond Street to the west side of Rutgers Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation; from the west side of Rutgers Street to the east side of Wallace Street with napped reclippped granite block pavement on a six (6) inch concrete foundation; from the east side of Wallace Street to the west side of Hunterdon Street with asphalt pave-

ment (1½" top-1½" binder) on a six (6) inch concrete foundation; from the west side of Hunterdon Street to the east side of Fairmount Avenue with napped reclippped granite block pavement on a six (6) inch concrete foundation; from the east side of Fairmount Avenue to the east side of Littleton Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation,” be laid over until February 19th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of:

“An ordinance to provide for the grading, curbing, flagging and paving of South Munn Avenue from South Orange Avenue to the City Line with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation,” be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance, as follows:

“An ordinance to provide for the grading, curbing, flagging and paving of South Munn Avenue from South

Orange Avenue to the City Line with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation."

The ordinance having been read three times was then declared to be upon its third reading and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of:

"An ordinance to provide for the grading, curbing, flagging and paving of Tremont Avenue from North Munn Avenue to the City Line with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance, as follows:

"An ordinance to provide for the grading, curbing, flagging and paving of Tremont Avenue from North Munn Avenue to the City Line with asphalt pavement (1½" top 1½" binder) on a six (6) inch concrete foundation."

The ordinance having been read three times was then declared to be upon its third reading and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of:

"An ordinance to provide for the paving of Brookdale Avenue from Lindsley Avenue to Valley Street with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance, as follows:

"An ordinance to provide for the paving of Brookdale Avenue from Lindsley Avenue to Valley Street with asphalt pavement (1½" • top-1½" binder) on a six (6) inch concrete foundation."

The ordinance having been read three times was then declared to be upon its third reading and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that
the title of:

“An ordinance to provide for the
paving of Osborne Terrace from
Renner Avenue to Lehigh Avenue with
asphalt pavement (1½" top-1½"
binder) on a six (6) inch concrete
foundation,” be taken for its third
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the title of the
ordinance as follows:

“An ordinance to provide for the
paving of Osborne Terrace from
Renner Avenue to Lehigh Avenue with
asphalt pavement (1½" top-1½"
binder) on a six (6) inch concrete
foundation.”

The ordinance having been read
three times was then declared to be
upon its third reading and final pas-
sage.

The roll being called, the ordinance
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that
the title of:

“An ordinance to provide for the
paving of Weequahic Avenue from
Bergen Street to 438.12' west of
Aldine Street with asphalt pavement
(1½" top-1½" binder) on a six (6) inch
concrete foundation,” be taken for its
third reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the title of the
ordinance, as follows:

“An ordinance to provide for the
paving of Weequahic Avenue from
Bergen Street to 438.12' west of
Aldine Street with asphalt pavement
(1½" top-1½" binder) on a six (6) inch
concrete foundation.”

The ordinance having been read
three times was then declared to be
upon its third reading and final pas-
sage.

The roll being called, the ordinance
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that
the title of:

“An ordinance to provide for the
grading, curbing, flagging and paving

of Clinton Place from Lyons Avenue to Chancellor Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance, as follows:

"An ordinance to provide for the grading, curbing, flagging and paving of Clinton Place from Lyons Avenue to Chancellor Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation."

The ordinance having been read three times was then declared to be upon its third reading and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of:

"An ordinance to provide for the paving of Aldine Street from Lyons Avenue to Weequahic Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance, as follows:

"An ordinance to provide for the paving of Aldine Street from Lyons Avenue to Weequahic Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation."

The ordinance having been read three times was then declared to be upon its third reading and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of:

"An ordinance to provide for the grading, curbing, flagging and paving of Patton Place from Wolcott Terrace to Goodwin Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance, as follows:

"An ordinance to provide for the grading, curbing, flagging and paving of Patton Place from Wolcott Terrace to Goodwin Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation."

The ordinance having been read three times was then declared to be upon its third reading and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of:

"An ordinance to provide for the grading, curbing, flagging and paving of Underwood Street from Sanford Avenue to Stuyvesant Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance, as follows:

"An ordinance to provide for the

grading, curbing, flagging and paving of Underwood Street from Sanford Avenue to Stuyvesant Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation."

The ordinance having been read three times was then declared to be upon its third reading and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of:

"An ordinance to provide for the grading, curbing, flagging and paving of Mulford Place from Chancellor Avenue to Vassar Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance, as follows:

"An ordinance to provide for the grading, curbing, flagging and paving of Mulford Place from Chancellor Avenue to Vassar Avenue with

asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation."

The ordinance having been read three times was then declared to be upon its third reading and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of:

"An ordinance to provide for the grading, curbing, flagging and paving of Maple Avenue from Lyons Avenue to Chancellor Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance, as follows:

"An ordinance to provide for the grading, curbing, flagging and paving of Maple Avenue from Lyons Avenue to Chancellor Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation."

The ordinance having been read

three times was then declared to be upon its third reading and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of:

"An ordinance to provide for the resurfacing of Conklin Avenue from Seymour Avenue to 330 feet westerly with asphalt pavement (1½" top-1½" binder) on the old telford pavement," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance, as follows:

"An ordinance to provide for the resurfacing of Conklin Avenue from Seymour Avenue to 330 feet westerly with asphalt pavement (1½" top-1½" binder) on the old telford foundation."

The ordinance having been read three times was then declared to be upon its third reading and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of:

“An ordinance to authorize improvements at the City Hospital,” be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance, as follows:

“An ordinance to authorize improvements at the City Hospital.”

The ordinance having been read three times was then declared to be upon its third reading and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that an ordinance entitled:

“An ordinance providing for the construction of an eight (8) inch pipe sewer in Goodwin Avenue from Renner Avenue for a distance of about 300 feet southerly and in Schuyler Avenue from Renner Avenue for a distance of about 300 feet southerly,” be laid over until February 19th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that an ordinance entitled:

“An ordinance providing for the construction of a system of sewers to be known and designated as ‘Lehigh Avenue Sewer and Branches,’” be laid over until February 19th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of \$29,742.37 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

City Treasurer, weekly pay-rolls ending week February 6, 1924\$29,742.37

W. J. Brennan,
Charles P. Gillen.
F. C. Breidenbach,
John Howe,

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of \$31,746.32 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

City Treasurer, semi-monthly payrolls period ending February 15, 1924	\$31,746.32
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Charles P. Gillen.
W. J. Brennan,
John Howe,
F. C. Breidenbach,

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of \$29,791.95 be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs, as follows:

Bureau of Baths	\$ 2,496.91
Almshouse	5,663.00
Public Affairs	94.43
City Sundries	3.23
Relief and Education for Certain Indigent Children	87.70

City Hospital	21,446.68
	<hr/>
	\$29,791.95

John Howe,
W. J. Brennan,
F. C. Breidenbach,
Charles P. Gillen.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of \$1,407.71 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

Contingent	\$ 50.40
C. Sundries	1,357.31
	<hr/>
	\$1,407.71

John Howe,
W. J. Brennan,
F. C. Breidenbach,
Charles P. Gillen.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of \$219,700 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

Commerce Street Opening
and Widening Damages.....\$219,700

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan offered the
following resolution:

RESOLVED, That the sum of
\$14,884.84 be and the same is hereby
appropriated to persons named on an-
nexed certified list, being the bills and
claims of the Department of Public
Safety, as follows:

Fire Department	\$ 5,968.36
Police	5,569.68
Licenses	632.85
Reserve Uncompleted Con- tract	2,713.95
	<hr/>
	\$14,884.84

W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Gillen offered the fol-
lowing resolutions:

RESOLVED, That the sum of

\$6,716.80 be and the same is hereby
appropriated to the persons named on
the annexed certified list, being the
bills and claims of the Department of
Parks and Public Property, as fol-
lows:

Market Construction\$6,716.80

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the sum of
\$20,058.46 be and the same is hereby
appropriated to the persons named on
the annexed certified list, being the
bills and claims of the Department of
Parks and Public Property, as fol-
lows:

Market Construction\$20,058.46

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the sum of
\$712.60 be and the same is hereby
appropriated to the City Treasurer as
per annexed certified list, being the

weekly payroll of the Department of
Parks and Public Property for week
ending February 6, 1924, as follows:

Shade Tree \$712.60

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the sum of
\$30,244.08 be and the same is hereby
appropriated to the persons named on
the annexed certified lists, being the
bills and claims of the Department of
Parks and Public Property, as follows:

Additional Hospital Accom-	
modations	\$ 1,496.62
Centre Market	7,651.12
Anti-Toxin Stables Con-	
struction	33.84
City Sundries	361.43
Eighth Precinct Station	
Construction	782.58
Green and Franklin Prop-	
erty	850.06
Maintenance of Dog Pound..	874.99
Market Construction	1,597.54
Miscellaneous Advertising..	6,846.04
Parks and Public Property..	104.29
Public Bath Construction.....	3.12
Printing and Stationery.....	2,249.53
Sale City Property	248.25
Street Improvements Ad	
vertising	115.08
Weights and Measures.....	320.40

Shade Tree	1,299.74
Public Buildings	11,409.45
	<hr/>
	\$30,244.08

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the sum of \$61,-
000, be and the same is hereby ap-
propriated to the persons named on
the annexed certified list, being the
bills and claims of the Department of
Parks and Public Property as follows:

Sale of City Property.....\$61,000

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That Maurice R.
Welch of 32 Rutgers Street, Newark,
N. J., a resident of the Seventh Ward,
be and he is hereby appointed a Con-
stable from the said Seventh Ward
to fill a vacancy expiring January 1,
1925.

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Martin B. Rose, of 203 Mulberry Street, Newark, N. J., be and he is hereby appointed Constable in the Fourth Ward to fill vacancy (of Mary L. Todd), expiring on January 1, 1926.

Charles P. Gillen.
John Howe,
F. C. Breidenbach,
W. J. Brennan,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Ralph R. Black, of 295 South 11th Street, Newark, N. J., be and he is hereby appointed Constable in the Sixth Ward to fill the vacancy (of Wesley B. King) expiring on January 1, 1925.

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe Mayor Breidenbach.

RESOLVED, That James Wilson of 14 Kenmore Avenue, Newark, N. J., a resident of the Thirteenth Ward, be and he is hereby appointed a Constable from the said Thirteenth Ward to fill a vacancy; expiring January 1, 1925.

John Howe,
Charles P. Gillen.
F. C. Breidenbach,
W. J. Brennan,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the following Bond be and the same is hereby approved as to sufficiency:

Constable's Bond

Harry Blumenkranz.

John Howe,
F. C. Breidenbach,
W. J. Brennan,
Charles P. Gillen.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, The Board of Commissioners of Assessments for Local Improvements has made, completed and

certified to this Board its report of assessments for benefits conferred by the following improvements:

Underwood Street Sewer.
Vassar Avenue Sewer.
Carolina Avenue grading, curbing and flagging.
Park Street Resurfacing.
Wright Street Resurfacing.
Peck Avenue grading, curbing and flagging.
Second Avenue grading, curbing and flagging.
Pennington Street Resurfacing.
Unity Avenue Sewer.
Leslie Street Grading, curbing, flagging and paving.

RESOLVED, That the 4th day of March, A. D., 1924, be and the said date is hereby fixed for the consideration of said reports at a meeting of this Board to be held in its meeting room (second floor rear) in the Newark City Hall, at 11 o'clock in the forenoon of that day, and the City Clerk of said City is hereby directed to give public notice of said meeting in the manner provided by law to all persons interested in said assessments.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, By the Board of Commissioners of the City of Newark that the following changes affecting the pay roll of the Newark City Hospital be and the same are hereby approved:

Appointments in Non-Competitive Class

Charles Manfredi, Store Room Helper, \$600 a year, January 31, 1924.
Michael Lyons, Porter, \$576 a year, January 22, 1924.
Frank Egan, Orderly, \$696 a year, February 2, 1924.
Daniel J. Sullivan, Orderly, \$696 a year, February 4, 1924.
Howard Randall, Orderly, \$696 a year, February 4, 1924.

Appointments in the Competitive Class

Jacob Goeller, Anaesthetist, Temp., \$1,680 a year, February 5, 1924.
Thomas Bartley, Firemen, Temp., \$2,184 a year, February 1, 1924.

Returned from Leave of Absence

Isabelle Golembesky, Under Nurse, \$600 a year, February 2, 1924.
Mary Becker, Laundry Worker, \$696 a year, January 29, 1924.
Mary Crosson, House Maid, \$720 a year, January 23, 1924.

Leave of Absence

Richard Thurston, Watchman, $\frac{1}{2}$ month illness, February 1, 1924.
Anna Kelaher, Res. Nurse, $\frac{1}{2}$ month illness, February 4, 1924.
Kathleen W. Higgins, Res. Nurse, 1 month, death in family, February 1, 1924.

Mary A. McCarthy, Under Nurse, ½ month illness, February 5, 1924.

Mary McCarthy, Nurse's Helper, 1 month, illness in family, February 1, 1924.

Catherine Grady, Kit. Maid, 1 month, illness, February 1, 1924.

Made Permanent from Certifications

Irene O'Crowley, Jr. Lab. Techn., \$960 a year, February 1, 1924.

Salary Decrease

William Connelly, Orderly, from \$696 to \$600 a year (sleeps in), February 1, 1924.

Salary Increase

Hazel Brown, House Maid, from \$516 to \$576, February 1, 1924.

Mary Magett, House Maid, from \$516 to \$576, February 1, 1924.

Gladys Groucher, Nurse, from \$240 to \$300, February 1, 1924.

Elizabeth Eck, Nurse, from \$240 to \$300, February 1, 1924.

Emily Kunitz, Nurse, from \$240 to \$300, February 1, 1924.

Dorothea Landgraf, Nurse, from \$180 to \$240, February 1, 1924.

Resignations

James Gilroy, St. Room Helper, January 24, 1924.

Nancy May Bowles, Res. Nurse, February 6, 1924.

Eugene Brannan, Porter, January 31, 1924.

Anna Henderickson, Din. Room Maid, February 2, 1924.

Daniel Conroy, Orderly, February 3, 1924.

Emmons Grump, Orderly, January 31, 1924.

George Thornton, Orderly, February 2, 1924.

John Hayes, Orderly, January 31, 1924.

Quinius J. Pfeil, Orderly, January 31, 1924.

William Tichenor, Orderly, January 31, 1924.

Elizabeth Harris, Nurse, January 31, 1924.

Ruth Robinson, Nurse, January 31, 1924.

F. C. Breidenbach

W. J. Brennan

Charles P. Gillen

John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

WHEREAS, In accordance with law and by the authority of this Board, the Director of Public Safety has publicly solicited, received and opened proposals for 5,000 feet, more or less, of Fire Hose for use in the Fire Division, Department of Public Safety; and,

WHEREAS, The United States Rubber Company (Eureka Fire Hose Department) bid the price of \$1.40 per foot (Paragon Brand), which proposal is in all respects satisfactory;

THEREFORE, BE IT RESOLVED, That the proposal of the said United

States Rubber Company (Eureka Fire Hose Department) be and the same is hereby accepted, the Law Department directed to prepare the proper contract to the extent of 5,000 feet, and the Director of Public Safety and the City Clerk authorized and empowered to execute the contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Frederick W. Hawthorne of 599 South 17th Street, Newark, N. J., a resident of the Thirteenth Ward, be and he is hereby appointed a Constable from the said Thirteenth Ward to fill a vacancy expiring January 1, 1926.

W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Gustave A. Krenkel of 239 Oliver Street, Newark,

N. J., a resident of the Tenth Ward, be and he is hereby appointed a Constable from the said Tenth Ward to fill a vacancy expiring January 1, 1925.

W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work to the Clifford F. MacEvoy Company on building, parking station and farmers' market at the New Centre Market:

Installation of bumpers and necessary changes to windows on second floor of Building	\$ 1,500.00
Lowering grades of farmers' market, 3,000 cubic yards at \$2.50.....	\$7,500.00
Allowance for use of 8" sand cushion under concrete in place of steam cinders	5,000.00 2,500.00

Removing section of concrete wall in boiler room

and closing opening with a Kalamein partition.....	222.16
Furnishing material and labor for street paving excavation and railing.....	15,721.50
Construction of 30" pit for weighing scale	114.80
	<hr/>
	\$20,058.46

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That Edward Fay be and he is hereby temporarily appointed as elevator operator at the New Centre Market, Department of Parks and Public Property at an annual salary of One Thousand, two hundred dollars (\$1,200), said appointment to become effective February 4, 1924.

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Mayor Breidenbach.

RESOLVED, That the rate of wage of Andrew K. Schuman, Carmine Traesenti and Raymond G. Olf, employed as laborers in the Shade Tree Division, Department of Parks and Public Property, be and the same is hereby increased from Fifty cents (50c) per hour to Seventy cents (70c) per hour, said increase to become effective February 14, 1924.

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, The Board of Commissioners of the City of Newark has passed an ordinance for the acquirement of property described below, owned by Louisa Aab, and has appropriated therefor the sum of Thirty-six thousand dollars (\$36,000);

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the sum of Thirty-six thousand (36,000) dollars be and the same is hereby appropriated to said Louisa Aab for the purchase of said lands, the same to be paid upon the filing by her with the Acting Auditor of Accounts of a Warranty Deed, approved as to form by the Corporation Counsel, conveying said lands in the City of Newark, more

particularly described as follows:

BEGINNING in the southerly side of Green Street at a point therein distant easterly 399 feet 9 inches from the corner formed by the intersection of said southerly line of Green Street with the easterly line of Broad Street; thence running south 28° 30' west 39.83 feet; thence south 61° 20' east 28 feet; thence north 28° 30' east 89.92 feet to the southerly line of Green Street aforesaid; thence along the same north 61° 30' west 28 feet to the place of BEGINNING.

Charles P. Gilen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Mayor Breidenbach.

WHEREAS, The Board of Commissioners of the City of Newark has passed an ordinance for the acquirement of property described below, owned by William P. Kelly, and has appropriated therefor the sum of Twenty-five thousand (\$25,000) dollars.

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark that the sum of Twenty-five thousand (\$25,000) dollars be and the same is hereby appropriated to said William P. Kelly for

the purchase of said lands, the same to be paid upon the filing by him with the Acting Auditor of Accounts of a warranty deed, approved as to form by the Corporation Counsel, conveying said lands in the City of Newark, more particularly described as follows

BEGINNING in the southerly side of Green Street at a point 23 feet 9 inches easterly from the northeasterly corner of the land late of the Rev. M. W. Jacobus being also the northeast corner of the house now or formerly standing on the lot known as Dittler's lot, which point is also 564.67 feet easterly from the intersection of the easterly line of Broad Street with the said southerly line of Green Street; thence running with the line of land now or late called Dittler's lot south 30 degrees 17 minutes west 90 feet to the north line of the second tract described in the deed made by Joseph F. Igoe to William P. Kelly, dated May 1, 1923, and recorded in Book X 67 at page 556; thence along the line of the third tract in said deed last above referred to north 59 degrees 41 minutes west 24 feet more or less to the northwesterly corner of said third tract; thence south 32 degrees 8 minutes west 100.02 feet along line of lands formerly belonging to William H. Ross to the southwesterly corner of said third tract above mentioned; thence along the southwesterly line of said second and third tracts above mentioned south 59 degrees 41 minutes east 43.78 feet to the line of lands formerly belonging to Elihu Mockridge; thence along that line north 31 degrees 37 minutes east 100 feet to the southwesterly line of the

first tract described in the above mentioned deed from Joseph F. Igoe to William P. Kelly; thence along that line south 59 degrees 41 minutes east 6.18 feet to the southeasterly corner of said first tract in said deed last above mentioned; thence along the southeasterly line of said first tract north 30 degrees 17 minutes east 90 feet to the said southerly line of Green Street; and thence along the same north 59 degrees 41 minutes west 23.75 feet to the place of BEGINNING.

Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the appointment of John J. Millett, Raymond Sweeney and Edward Collins now temporarily employed as watchmen at the new Centre Market, Department of Parks and Public Property be and they are hereby made permanent at the salaries now received by them, namely, One thousand three hundred and twenty dollars (\$1,320) each.

Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following

votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, The Civil Service Commission has certified the name of John O'Hara as eligible for appointment.

THEREFORE, BE IT RESOLVED, That John O'Hara be and he is hereby appointed as boiler room helper in the Centre Market, Department of Parks and Public Property at an annual salary of Two thousand, one hundred and fifty-eight dollars (\$2,158), said appointment to become effective February 6, 1924.

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, The Civil Service Commission has certified the name of Thomas W. Doyle as eligible for appointment.

THEREFORE, BE IT RESOLVED, That Thomas W. Doyle be and he is hereby appointed as Chauffeur to the Director of the Department of Parks and Public Property at an annual salary of One thousand, three hundred and eighty dollars (\$1,380), said appointment to become effective February 15, 1924.

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the salary of James Foley, employed as electrician in the Centre Market, Department of Parks and Public Property, be and the same is hereby established at a yearly basis of Two thousand, eight hundred and sixty dollars (\$2,860), said rate to become effective February 16, 1924.

Charles P. Gillen.
John Howe,
F. C. Breidenbach,
W. J. Brennan.,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the salary of Joseph M. Long, employed as electrician in the Bureau of Public Buildings, Department of Parks and Public Property be and the same is hereby established at a yearly basis of Two thousand, eight hundred and sixty dollars (\$2,860), said rate to become effective February 16, 1924.

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the following changes affecting the payroll of the Department of Public Affairs, be and the same are hereby approved.

Newark City Home

Appointment—No Eligible List.

Gustave E. Billman, Instructor of Tailoring, \$1,200 per annum, plus Maintenance, February 16, 1924.

Bureau of Baths

Transfer.

John Martin, Transferred from City Hospital to Bureau of Baths, \$2,184 per annum, February 1, 1924.

F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

WHEREAS, There are now pending before the New Jersey Legislature certain bills providing for the construction of a bridge across the Arthur Kill between Perth Amboy and Tottenville; and,

WHEREAS, The Director of the Department of Streets and Public Improvements of the City of Newark has recommended that said bills be opposed on behalf of the said City of Newark as creating an additional obstruction to free navigation in the vicinity of Newark Bay,

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that it is the sense of this Board that any bills providing for the construction of said bridge should be opposed because they will create a further obstruction to free navigation in connection with the Port Newark Terminal Development of the City of Newark, and that the City Clerk be and he is hereby directed to forward a certified copy of this resolution, after its passage, to the Governor of this State, and the Senate and General Assembly.

F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes.

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the contract between the City of Newark and Thompson-Goodyear Corporation for the furnishing and delivering to the Department of Streets and Public Improvements of one inch Rubber Hose, a copy of which contract, dated Jan-

uary 10, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between The City of Newark and Thompson-Goodyear Rubber Corporation for the furnishing and delivering to the Department of Streets and Public Improvements of rubber boots, a copy of which contract, dated January 10, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between The City of Newark and Gamon Meter Company for the furnishing and delivering to the Department of Streets and Public Improvements of repair parts for Gamon Water Meters and valves, a copy of which contract dated January 14, 1924, is hereunto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between The City of Newark and Mack International Motor Truck Corporation for the furnishing and delivering to the Department of Streets and Public Improvements of repair parts for Mack Trucks and Special Equipment, a copy of which contract dated January 25, 1924, is hereto annexed,

be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between The City of Newark and Neptune Meter Company for the furnishing and delivering to the Department of Streets and Public Improvements of repair parts for Trident Water Meters, a copy of which contract dated January 15, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond,
John Howe,
W. J. Brennan,
F. C. Breidenbach,
Charles P. Gillen.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the contract be-
tween The City of Newark and Thom-
son Meter Company for the furnish-
ing and delivering to the Department
of Streets and Public Improvements
of repair parts for Lambert Water
Meters and Valves, a copy of which
contract dated January 15, 1924, is
hereto annexed, be and the same
hereby is approved and the Director
of the Department of Streets and
Public Improvements and the City
Clerk hereby are authorized and di-
rected to execute the same on the
part of The City of Newark upon the
adoption of this resolution.

Thomas L. Raymond,
John Howe,
W. J. Brennan,
F. C. Breidenbach,
Charles P. Gillen.

The roll being called, the resolution
was declared adopted by the follow-
ing votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the following
bonds be and the same are hereby ap-
proved as to sufficiency and the City
Clerk hereby is directed to file the
same with the Department of Streets
and Public Improvements, which will
in turn file the same with the proper
City officer.

Thompson-Goodyear Corporation,
furnishing and delivering one inch
rubber hose. (Contract bond.)

Thompson-Goodyear Corporation,
furnishing and delivering rubber
boots. (Contract bond.)

Gamon Meter Company, furnishing
and delivering Gamon Water Meters
and valves. (Contract bond.)

Mack International Motor Truck
Corporation, furnishing and deliver-
ing repair parts for Mack Trucks and
Special Equipment. (Contract Bond.)

Neptune Meter Company, furnish-
ing and delivering Repair Parts Tri-
dent Water Meters. (Contract Bond.)

Thomson Meter Company, furnish-
ing and delivering repair parts for
Lambert Water Meters and Valves.
(Contract bond.)

Thomas L. Raymond
John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Mr. H. Sonderegger of 582-584 So.
Eleventh Street presented a petition
signed by himself and twelve other
property owners requesting an
amendment in the Building Zone Or-
dinance, so as to change South Elev-
enth Street between Eighteenth Ave-
nue and Sixteenth Avenue from a
residential district to an industrial
district.

Commissioner Brennan moved that the petition be referred to the Commission on Building Districts and Restrictions for recommendation and report.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The following communication was received and read:

February 4, 1924.

To the Honorable
The Board of Commissioners of
The City of Newark.
Honorable Sirs:

At a Conference of the Board of Commissioners and City Officials, held today, the following bill was considered and referred to you:

Assembly Bill No. 293.

Very truly yours,
W. J. Egan,
City Clerk.

Commissioner Gillen moved that no action be taken on this Bill until the five Commissioners are present.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

WHEREAS, By authority of the Board of Commissioners of the City

of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the installation of oil burying apparatus at the new No. 7 Engine House; and,

WHEREAS, The Ballard Oil Equipment Company, Inc., bid the sum of Two thousand, one hundred and forty-five dollars (\$2,145), which bid was the lowest responsible one received;

THEREFORE, BE IT RESOLVED, That the contract for said apparatus be and the same is hereby awarded to the Ballard Oil Equipment Company, Inc., at the price aforesaid; and,

BE IT FURTHER RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mr. Frederick C. Ross: I would like to know what has been done in reference to the contract for the Dog Pound.

Commissioner Gillen: I have received notice that the Court has denied the application of counsel for Mr.

Forbell, therefore it places the matter back where it was after receiving the bids. The United Humane Societies are low bidders, having bid \$6,700 as against \$10,000 bid by Mr. Forbell. Therefore there seems to be no obstacle in the awarding of the contract to the Humane Societies excepting the protest of the property owners in the vicinity of the location of the Dog Pound proposed by the Humane Societies. However, this protest seems to be quite strong.

Mr. Lewis Winter, 539 South 18th Street: I protest on the location. I own Nos. 106-108-110 Paris Street.

Commissioner Gillen: The only logical thing to do is to lay the matter over for one week. I would suggest that the City Commission examine the location after the hearing on the awarding of damages for the opening and widening of Commerce Street at 2 P. M.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen: It is vitally essential to the City of Newark that laws be enacted at the present session of the Legislature which would give power to some board to dispose of the Morris Canal.

Newark's interest in the Morris Canal is greater than the interest of any other municipality. In fact, it is very great. It is highly important, therefore, that one of the bills now in

the Legislature providing for the disposal of the Morris Canal should be enacted. Several bills have been introduced and they are all in committee. This means that no action is taken on them. As you know, the Legislature last year gave the Board of Conservation and Development authority over the Morris Canal, but no power to dispose of it or transfer it. This year we must get a law which would provide for the transfer of portions of the Canal. In Newark we have agreed that it should be a subway with a street overhead. Newark, I believe, is ready to go ahead if it can make satisfactory arrangements with the State. If these bills remain in committee they will be like many other important measures, kept back until the last possible moment and then lost in the shuffle. If there is no bill passed this year, we will have to wait another year before anything can be done with the Canal. In Newark it is a terrible nuisance, an open filthy ditch, a bar to progress and should be changed at once. With a subway underneath and a boulevard overhead, what a great benefit it would be to the center of the city and particularly running past our new Centre Market. As one glaring example of the injury that this Canal in its present condition does to the City, we only have to look at the shack built over the Canal on the east side of Mulberry Street occupied by an oyster dealer. This is now controlled by the State Board of Conservation and Development. It is the most unsightly disgraceful building in the City. It is a disgrace and a detriment to the new Centre Market, to Mulberry Street and to all property and buildings in that section of

the City. I have written the State Board of Conservation and Development and the Mayor has written regarding the removal of this eye-sore, but without success. It seems that the Board has no power to remove it. Senator Harrison of this County has kindly introduced for the City of Newark and for the New Jersey State League of Municipalities a Bill known as Senate Bill #252. We feel that this is the best bill. In view of the vast importance to the City of Newark that immediate action on one of these bills be had, I think the City Commission should take a very firm stand in demanding of the Legislature enactment into law of adequate and proper legislation for the disposal of the Morris Canal at this session. I therefore offer this resolution requesting Senator Harrison to use his influence and his best efforts to have one of these measures enacted as early as possible.

WHEREAS, Several bills have been introduced at the present session of the Legislature intended to provide ways and means for the final disposition of the Morris Canal, and

WHEREAS, It is of vital importance to the City of Newark that some adequate legislation be enacted at this session of the Legislature for the said purpose; and,

WHEREAS, These several bills which have been introduced are now in committee and there is a danger that no action will be taken during the present session on this important subject; and,

WHEREAS, Senator J. Henry Harrison, representing Essex County in the State Senate, has introduced for the City of Newark and for the New Jersey State League of Municipalities a bill known as Senate 252, which is considered by the officials of Newark and by the members of the New Jersey State League of Municipalities to be the proper form of legislation to accomplish the said purpose;

THEREFORE, BE IT RESOLVED, That we, the City Commissioners of Newark, mindful of the vast importance of early action in this matter do hereby respectfully request and urge Senator J. Henry Harrison to use all his influence and best efforts to have the said Senate Bill 252 enacted into law at the earliest moment.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

Commissioner Gillen: If this resolution is adopted by this Commission, I move that a copy of same be sent to Senator Harrison with a letter signed by the Mayor requesting action.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved to adjourn to meet at 2 P. M.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
CHARLES P. GILLEN
JOHN HOWE
W. J. BRENNAN

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

February 19, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of meeting of February 13th, 1924, were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Dr. William G. Hanrahan, 36-A Fulton Street, Newark, representing the Federation of Improvement Associations, Inc.: There has been a great deal of agitation on the tax question. The

Federation of Improvement Associations have been called upon by different citizens to try to evolve a system to lessen the taxation in the City of Newark. We have taken the matter up. We have made a study of it and have given intensive study to this problem. We have called in experts to aid us and we will endeavor to point out in a measure just where some of the city funds are going and who are the responsible parties for it. We do not come here trying to get any individual or group of individuals, but we want to co-operate with those in authority.

Dr. Hanrahan then presented the following resolution:

WHEREAS, For a number of years past we have had an increasing tax rate with the likelihood of a \$4.00 rate in the not distant future unless there be some effort made towards retrenchment; and,

WHEREAS, A proposal has been advanced by the Essex County Board of Freeholders to construct new buildings at Overbrook at a cost of \$2,000,000 or more; and,

WHEREAS, A Bill is pending in the State Legislature to appropriate \$9,000,000 for similar institutions to Overbrook with strong probability of passage, bringing 27 per cent. of this to Essex County thus making Newark's total about \$5,000,000 if both ideas are carried out; and,

WHEREAS, Newark and Essex County suffer a double penalty for some Counties that do not care for

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
CHARLES P. GILLEN
JOHN HOWE
W. J. BRENNAN

The Board of Commissioners of
The City of Newark, New Jersey.

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WHEREAS, Newark and Essex County suffer a double penalty for some Counties that do not care for

their patients, but place them in State Institutions at the old and insufficient rate of \$3.25 per week, therefore be it,

RESOLVED, We, the members of the Federation of Improvement Associations, Inc., after obtaining information go on record as favoring the construction of a needed Reception and Observation building at Overbrook with the proper equipment at a cost not to exceed \$500,000, and be it further,

RESOLVED, That a careful survey be made in all cases now at Overbrook and such as epileptic and feeble-minded be sent to State Institutions for proper and special treatment thus creating vacancies and relieving congestion in this Institution and placing these patients on the State where they rightfully belong, and further,

RESOLVED, We ask the City and County authorities to shape such legislation that will bring all County cases under the jurisdiction of the State for treatment and maintenance thereby placing the just burden on Counties now paying, but nominal rates for their wards at the same time placing a double burden on the tax payers of Newark and Essex County, and be it further,

RESOLVED, That we are against the pruning of a few branches, but striking at the vital roots of high taxation causes, we urge the full co-operation of our City Commission in these matters and as a step towards lower taxation and we ask you, our Commissioners, if these requests are not consummated to look forward to

early eventualities to bring them to maturity.

RESOLVED, That these resolutions be read before the City Commission and that copies be sent to the Essex County Board of Freeholders, also to the Press.

Signed:

Dr. Wm. G. Hanrahan
David Harper
John Brasser
Dr. Noah Geiger

G. F. Ganniff,
Secretary.

Dr. Hanrahan: I wish to go into this with little detail, at the present time, as we know you are pressed for business, but this is vital. We have enumerated here some of the expenses that are coming from State sources that are mandatory, placing directly on the shoulders of the taxpayers of the City of Newark a large burden. We wish the institutions to have all they are entitled to, but there are a large number of counties in this State that send all their patients to the State institution; they pay \$3.25 per week and the cost is about \$15 per week. I have enumerated just a few things how the cost might be cut down. These mandatory appropriations should be less; it is constantly increasing and it is up with leaps and bounds. If we get that reception building, which we think is needed, instead of two million dollars which is being placed and weeding out the epileptics sent to Skillman it would help to relieve the congestion. It would do away with the need of two million dollars being expended.

This can be cut down to \$500,000 or \$330,000 if that nine million dollar bill is passed in the Legislature. We wish the City Commission to go in favor of that, but at the same time have it understood by the Legislature that they must take care of some of the wards to relieve us of an unjust taxation. There is now in the State Legislature and on the statute books a bill that calls for \$40,000,000, but there is \$60,000,000 in the bill with all its charges, interest, and otherwise. That brings to Newark \$16,200,000 and the taxpayers of the City of Newark want to know where that money is going. That will be charged to you at 27 per cent. bringing the amount to over \$2,000,000 in addition to the trunk sewers and other things that are yet to be done. Our people let the leaks go through the State Legislature and we ask you to call for sessions with the Essex Delegation and let them sit here with the City Commission to see if some means can not be devised to lower these tax rates; mandatory legislation over which you have no power.

It might be done by advertising in the newspapers of the State what these cities have to stand by the Legislature of the State. We hope you will give serious consideration to it and point out to our taxpayers and our rent payers just where this money is going. This is the first step by the Federation of Improvement Associations to ferret out where the money is going and where the big leaks are that are sapping the vitality of our citizens. Mr. Mayor, we hope you will give this your earnest consideration and that you will call in first, with

you, the Essex delegation. It is pretty late now in the year, but if there is any legislation that will sap further our financial vitality we hope you will try to stop it by advertising or other means; we will co-operate with you in every possible way.

Commissioner Howe: You said 27 per cent. would come on the City and County?

Dr. Hanrahan: No, sir, 51 per cent. on Essex and Hudson and 27 per cent. for Essex.

Commissioner Howe: 51 per cent. on two counties?

Dr. Hanrahan: 51 per cent. for the two counties, divided as follows: 27 for Essex and 24 for Hudson.

Commissioner Howe: For the benefit of the public I would say that had it not been for that five mill or half mill tax the cost, which was applied to the cost of the new building at Morris Plains last year, applied on this year's tax, our tax rate in Newark would have been \$3.78, instead of \$3.78, so that this year we lost five points on mandatory legislation.

Dr. Hanrahan: There are a large number of patients at Overbrook. There are a lot of patients that do not belong there. It amounts to a large amount of money and they should be placed in an institution for their proper care. We want to get at the rightful solution of this taxation problem and we are attempting to do it.

Commissioner Brennan: I under-

stand they are so crowded that it is impossible to get them in.

Dr. Hanrahan: There are some vacancies, we have inquired; it is true, Commissioner, they are crowded—Morris Plains and Trenton—but there are some vacancies still; why shouldn't the State pay for the whole thing?

Commissioner Brennan: I have had quite a long talk with Mr. Lewis of the Department of Institutions and Agencies and the conditions as pictured by him, especially at Skillman and Vineland if true, as pictured by him, must be in a deplorable shape. That is why they claimed they wanted \$16,000,000; their estimate was \$16,000,000.

Dr. Hanrahan: We do not want to do anything to hurt these helpless people, but we want to place the burden where it belongs. I wanted to point out where a great deal of our money is going and see if we can't shut the door before the horse is entirely gone from the stable.

Commissioner Howe: On behalf of the City Commission I appeared before the Taxation Committee and urged that that Committee consider carefully all mandatory legislation, pointing out that we would be obliged to pay 50 per cent. for the institutions. I learned from Mr. Lewis that there are hundreds of people walking the streets that should be in institutions.

Dr. Hanrahan: From what I can learn there are about 200 cases now at Overbrook that do not belong there,

but in the State Institutions. I do not want to bring hardship to them, but the point is, let the State pay for their care and so keep our tax rate down.

Commissioner Howe: Do you know that there are only four counties in the State have their own institutions?

Dr. Hanrahan: Yes, I wish the Commission would give some consideration to that resolution. We stand ready to co-operate with the City Commission towards lessening the mandatory legislation. We do not wish to stand in the way for anything that is just.

Commissioner Gillen moved that the resolution be received and a copy sent to each Commissioner.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any other citizen wish to be heard?

Counsellor Charles M. Mason: There are some of the property owners in the neighborhood of Paris Street who wish to object to the dog pound which is being placed on Paris Street. They asked me to place before you the examination of some of the officers who put in the bid. On the examination, conducted January 14th, the President of the Association was asked what assets his association had. He stated

that they had \$1,100 in the bank, that is, some of the money was in the bank, but their assets at that time only amounted to five or six hundred dollars. He was asked: "What was the amount of the bid?" I do not recall. How did you arrive at that figure? That was left in the hands of a Committee to arrive at the figures. You were the President? Yes, sir. Who did arrive at the figures? Mr. Van Broeck, Mr. Vander Roest and Mr. Teed. What were you to get for the carcasses? I don't know. What arrangements have you made? It was left in the hands of the Committee."

It shows the loose jointed way in which they tried to put in a bid when they only had assets of \$500. Now that shows the amount of knowledge that the President of the Association had about running this business. They were asked whether or not they could do it at a profit. The President said "No, they would lose two or three thousand dollars." Louis Teed, who seems to be the brains of the outfit, was asked on his examination, how much he figured the loss would be annually. He stated between "three or four thousand dollars. That is what they admit they will lose at the very lowest. Then they put in that bid for the purpose of getting in as a charitable organization, as a charitable organization bidding for municipal work. I do not think they pay a cent of taxes on property or for getting an automobile license or for a Chauffeur's license. Without paying a cent to the municipality they want to come in here and do business the same as a taxpayer of the City. When we come here to find out how they are going

to make up their losses, which they admit they will lose several thousands of dollars, Mrs. Cox, one of the officers of the association was asked: You realize and you claim that this contract will be conducted at a loss? She replied, yes. And she was further asked: And you will have to raise money in other ways? Yes, sir, rummage sales, and soliciting. Card parties? Yes.

If you come down to that proposition would any corporation do business with an outfit with \$500 in the bank, or so, and admit they are going to lose on their contract three or four thousand dollars annually for a period of five years in carrying out their contract and that they will have to go out and rely on rummage sales and card parties and that method of raising money. What I submit to you is this: Is that a way to do business. There is a contract extending over a period of five years. Is it safe and is it honorable to turn down people who put in bids who are taxpayers, who have to pay for every cent they carry on automobiles and everything of the kind? When you come to ask these people: Why do you put in this bid they say "to improve the condition of the brute creation." Then you try to pin them down. I asked one of the ladies what was done. She said, "I was told that one day when they were collecting live animals they found a dead dog on the street and they put that body in the same automobile with the live dogs." That is a terrible thing that has been done to shock the consciences of you gentlemen. Are you trying to do business with associations that don't pay a cent to the State for

incorporation, that don't pay a cent on their property or their automobiles. If any of their automobiles should kill or injure anybody, that injured person could not recover a cent in damages, because being a charitable organization they are not liable for any of their torts for their servants or agents. That is a new proposition that is being developed in Government, that is to organize a charitable organization and then compete in regular lines of business. You couldn't put that proposition to any representative of a corporation and especially from a corporation that admits they are going to lose money every year and depend on rummage sales to conduct their business. We ask that the bids be thrown out and new bids be asked for, that they be refused this bid.

Commissioner Gillen: The Board has not had an opportunity to inspect the dog pound as yet and I would like to lay it over for a week. The best thing is for the Board to go down and inspect the location.

Mayor Breidenbach: That is a residence section there.

Commissioner Gillen: We were going to inspect it last week.

Mr. Mason: It is not a reliable organization, it is the first time in this State that a proposition of this kind has been made. There have been contracts made with orphan asylums, but that comes under a special act of Legislature.

Mayor Breidenbach: I know the site very well.

Commissioner Raymond: Why can't we dispose of it at this time, I don't think that these people should have a dog pound forced on their neighborhood.

Commissioner Gillen: I moved that it be laid over for a week.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mrs. Martin L. Cox appeared for the Humane Society, and asked that she be allowed to speak.

Mrs. Cox: We have raised without great effort on our part from nearly \$2,500 to \$3,500. We have about a thousand members and their dues are a dollar a year, that makes a thousand dollars a year. Their friends have promised us another fourteen hundred dollars more. Mr. Forbell ran it for \$6,500 and we bid less than that. We are assured of \$2,500 from the Community Chest. We are ready to give a bond to the City for the amount of the contract. We do insure our autos, so that if there is an accident that they will get something, if anybody is injured.

Commissioner Raymond: The location seems to be in a residential section.

Mrs. Cox: There are only seven houses on the street.

Commissioner Raymond: That neighborhood is growing.

Mrs. Cox: That is going to be a factory district only, but we want to stay there for only three months until we can build.

Mayor Breidenbach: Why take that section?

Commissioner Howe: Why not take another section?

Mr. Mason: Didn't you testify that you took this property for two years?

Mrs. Cox: Yes, but we have leased it with a privilege of sub-letting it. It was never our intention of staying there.

Mayor Breidenbach: I know some of the people that own their homes and I don't think it is fair for anybody to place a dog pound there.

Mrs. Cox: The nearest house is 150 feet away and we are in a brick building, there is little chance for sound to get out.

Commissioner Brennan: In the summer time with the windows open, if you try to sleep within a few blocks, you will have a hard time.

Commissioner Howe: Why did you bid so low when you had to come back and appeal to the Community Chest.

Mrs. Cox: We never had a fear of raising the money.

Commissioner Howe: If we gave and gave liberally to the Community Chest, as we did, then why should peo-

ple come to the Commissioners every day to ask us to contribute to some charity. We thought that would stop that annoying practise.

Mrs. Cox: We have not appealed in the City of Newark.

Commissioner Howe offered the following ordinance which was read by the clerk:

BE IT ORDAINED, By the Board of Commissioners of the City of Newark, New Jersey, that there shall be assessed, raised by taxation and collected for the fiscal year 1924, the sum of Seventeen million, six hundred and sixty-five thousand dollars (\$17,665,000) for the purpose of meeting the appropriations set forth in the following statement of resources and appropriations for the fiscal year 1924:

Surplus Revenue appropriated	\$	200,000.00
Miscellaneous Revenue (Estimated)		2,225,000.00
Amount to be raised by taxation as follows:		
For Municipal purposes.....	\$11,915,000.00	
For local school	5,750,000.00	17,665,000.00
		<hr/>
		\$20,090,000.00
Appropriations		
Budget Appropriations..	\$14,340,000.00	
Local Schools	5,745,000.00	
Local Schools (Manual Training)	5,000.00	
		<hr/>
		\$20,090,000.00

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading on February 26th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of sewers in Thirteenth Avenue between Wickliffe Street and Boston Street; between Hunterdon Street and Bergen Street and between Bergen Street and Littleton Avenue.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That pipe sewers shall be constructed in the following blocks of Thirteenth Avenue: a ten (10) inch pipe sewer between Wickliffe Street and Boston Street; a twenty-four (24) inch pipe sewer between Hunterdon Street and Bergen Street and an eighteen (18) inch pipe sewer between Bergen Street and Littleton Avenue. All of the above sewers to replace the existing sewers which are inadequate. These sewers to be constructed with house connections to the curb lines, together with all the appurtenances necessary to complete the same. Under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27th, 1917 (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be made as a local improvement and the cost thereof to be assessed against the property benefited by said

improvement in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That in order to temporarily finance said improvement the sum of \$8,000.00 is hereby appropriated and temporary bonds or notes shall be issued from time to time to meet the cost thereof; under and by virtue of the provisions of an act entitled: "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission" approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading on February 26th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe. Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordaining clause of an ordinance: entitled "An ordinance to provide for the resurfacing of Lake Street from Elwood Avenue to Verona Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation," be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the repaving of Thirteenth Avenue from Springfield Avenue to 350 feet west of High Street with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from 350 feet west of High Street to the west side of Boston Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation; from the west side of Boston Street to east side of Richmond Street with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from the east side of Richmond Street to the west side of Rutgers Streets with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation; from the west side of Rutgers Street to the east side of Wallace Street with napped re-clipped granite block pavement on a six (6)

inch concrete foundation; from the east side of Wallace Street to the west side of Hunterdon Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation; from the west side of Hunterdon Street to the east side of Fairmount Avenue with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from the east side of Fairmount Avenue to the east side of Littleton Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Thirteenth Avenue shall be repaved from Springfield Avenue to 350 feet west of High Street with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from 350 feet west of High Street to the west side of Boston Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation; from the west side of Boston Street to the east side of Richmond Street with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from the east side of Richmond Street to the west side of Rutgers Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation; from the west side of Rutgers Street to the east side of Wallace Street with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from the east side of Wallace Street to the west side of Hunterdon Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation; from

the west side of Hunterdon Street to the east side of Fairmount Avenue with napped reclipped granite block pavement on a six (6) inch concrete foundation; from the east side of Fairmount Avenue to the east side of Littleton Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the repaving of said street including the laying of concrete sidewalks at the street intersections and elsewhere wherever needed and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks to disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities" approved March 27, 1917 (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 14, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting

upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$134,500.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount to exceed \$134,500.00 under and by virtue of the provisions of an act entitled "An Act to authorize, and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such

temporary bonds or notes shall be determined by the Director of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a

second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading on February 26th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance providing for the construction of an eight (8) inch pipe sewer in Goodwin Avenue from Renner Avenue for a distance of about 300 feet southerly and in Schuyler Avenue from Renner Avenue for a distance of about 300 feet southerly," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance providing for the construction of an eight (8) inch pipe sewer in Goodwin Avenue from Renner Avenue for a distance of about 300 feet southerly and in Schuyler Avenue from Renner Avenue for a distance of about 300 feet southerly.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioners Raymond moved that the ordaining clause of an ordinance entitled: "An ordinance providing for the construction of a system of sewers to be known and designated as "Lehigh Avenue Sewer and Branches," be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

WHEREAS, The Commissioners of Assessments for Local Improvements of the City of Newark have hereto-

fore certified and filed with this Board their assessment report awarding damages sustained by the opening and widening of Commerce Street from Broad Street to Market Street on the northerly side thereof, which report is accompanied by map showing the lands and real estate taken and damage by said improvement and for which damages have been assessed; and,

WHEREAS, The City Clerk pursuant to the direction of this Board did give at least two weeks previous notice by publishing in the Newark Evening News, a printed and circulated newspaper in the City of Newark, County of Essex and State of New Jersey, on the eleventh day of January, Nineteen Hundred and Twenty-Four; on the eighteenth day of January, Nineteen Hundred and Twenty-Four; on the twenty-fifth day of January, Nineteen Hundred and Twenty-Four; and also mailed a copy of said notice to such owner or owners named in said report, directed to their last known post office addresses, that the map and report of the Commissioners have been completed and filed in his office, and that this Board would meet in the Board room chambers of the Commissioners (second floor rear) City Hall, Newark, New Jersey, on the twenty-ninth day of January, Nineteen Hundred and Twenty-four at eleven o'clock A. M. to hear all persons interested in said damage awards; and,

WHEREAS, This Board did meet at the time and place specified in said notice to hear all persons interested in said damage awards; and,

WHEREAS, After persons appeared objecting to the confirmation of said report and map, this Board adopted and confirmed said report, excepting as to such objectors, and then on the fifth day of February, Nineteen Hundred and Twenty-four, commenced to hear any and all objections, arguments, proofs and evidence presented against said damage awards and continued the further hearing of any and all objections, arguments, proofs and evidence presented against said damage awards; and,

WHEREAS, This Board, having duly considered any and all objections, arguments, proofs and evidence presented against said awards, and all other arguments, proofs and evidence in reference to said awards presented to it, and also said report and map, notwithstanding the objections, arguments, proofs and evidence presented by the objectors against the confirmation of said damage awards, is of the opinion that the said report of the Commissioners of Assessments for Local Improvements of the City of Newark and map accompanying the same should be adopted, ratified and confirmed without alterations:

THEREFORE, BE IT RESOLVED, By the Commissioners of the City of Newark that the report of the Board of Commissioners of Assessments for Local Improvements of the City of Newark awarding damages sustained by

Commerce Street	Total Damages
#1-3 Osborne Realty	
Company	\$160,500
#5 Estate Lesser	
Lehman deceased..	57,000

#175-177 Robert E. Richter.	32,000
#199 Estate Louis Lederer	3,400

for the opening and widening of Commerce Street from Broad Street to Market Street on the northerly side thereof, which said report was in all things adopted, ratified and confirmed by this Board, except as to the following objectors:

Osborne Realty Company,
Estate Lesser Lehman, deceased,
Robert S. Richter,
Estate Louis Lederer,

be and the same is hereby in all things adopted, ratified and confirmed without alterations as against the the aforesaid objectors; and,

BE IT FURTHER RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duly certified duplicate of said report and map insofar as damages are awarded to the aforesaid objectors in the office of said Comptroller of the City of Newark for payment.

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Briedenbach.

Not voting:—Commissioner Raymond.

The following communication was received and read:

Office of the City Clerk,
City Hall, Newark, N. J.

February 4, 1924.

To the Honorable,
The Board of Commissioners of the
City of Newark:

Honorable Sirs:

At a conference of the Board of
Commissioners and City Officials, held
today, the following bill was consider-
ed and referred to you:

Assembly Bill No. 293.

Very truly yours,

W. J. Egan,
City Clerk.

Commissioner Gillen moved that the
communication be received and filed
and that no action be taken.

The roll being called, the motion
was declared adopted by the follow-
ing votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Mayor Breidenbach offered the fol-
lowing resolutions:

RESOLVED, That the sum of Thir-
ty-eight thousand, eight hundred and
ninety-eight dollars and forty-five
cents (\$38,898.45) be and the same is
hereby appropriated to the City
Treasurer for semi-monthly payrolls,
February 1st to February 15th, 1924,
of the Department of Public Affairs,
as follows:

Public Affairs\$ 1,268.79

Employment Bureau	803.88
Outdoor Poor	1,084.57
Almshouse	2,518.66
Bureau of Baths	2,526.29
City Home	2,153.89
Bureau of Health	12,290.80
City Hospital	14,251.27
	<hr/>
	\$36,898.45

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the follow-
ing votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the sum of Three
thousand, seven hundred and fifty-
four dollars and ninety-five cents
(\$2,754.95) be and the same is hereby
appropriated to the persons named on
annexed certified list, being the bills
and claims of the Department of Pub-
lic Affairs as follows:

City Hospital	\$3,550.75
City Sundries	84.20
Band Concerts	120.00
	<hr/>
	\$3,754.95

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of Twenty thousand, fifty-three dollars and twenty-three cents (\$20,053.23) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance from February 1st to 15th, 1924, as follows:

Director's	\$ 924.15
Comptroller's	2,217.50
Auditor's	1,340.00
City Treasurer's	775.00
Tax Receiver's	1,777.50
Tax Arrears (Temp.)	610.00
Board of Assessment and Revision of Taxes	5,973.30
Board of Assessments for Local Improvements	732.50
Law Department	2,154.98
City Clerk's Department	2,093.22
First District Court	777.49
Second District Court	677.49
	<hr/>
	\$20,053.23

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of One hundred sixty thousand, three hundred fifty dollars and thirty-three cents (\$160,350.33) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, same being the semi-monthly payroll for the Department of Public Safety from February 1st to 15th, 1924, as follows:

Director's Office	\$ 687.49
1st Criminal Court	716.65
2nd Criminal Court	645.40
3rd Criminal Court	572.49
Building Division	2,330.00
Electrical Division	1,085.00
License Division	650.84
Fire Division	70,362.93
Police Division	83,299.59
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	160,350.33

W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Eight hundred forty-six dollars and forty-eight cents (\$846.48) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Police\$846.48

W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of \$829.15 be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending February 13, 1924, as follows:

Shade Tree\$829.15

Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$12,252.17 be and the same is hereby appropriated to the City Treasurer for semi-monthly payrolls, February 1, 1924, to February 15, 1924, of the Department of Parks and Public Property as follows:

Director's Office	\$ 1,514.49
Printing & Stationery	137.50
Smoke Abatement	125.00
Weights & Measures	1,107.50
Centre Market	4,227.79
Public Buildings	4,490.39
Shade Tree	992.50
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	\$12,525.17

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$3,633.23 be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

City Sundries \$ 163.00
 Centre Market 2,903.50
 Public Buildings 566.73

 \$3,633.23

Charles P. Gillen
 John Howe
 W. J. Brennan
 F. C. Breidenbach
 Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond Mayor Breidenbach.

Commissioner Raymond presented the following resolutions:

RESOLVED, That the sum of \$50,000 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

Water\$50,000.00

Thomas L. Raymond
 W. J. Brennan
 John Howe
 F. C. Breidenbach
 Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$31,066.03 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows:

City Treasurer, weekly pay-
 rolls ending February 13,
 1924\$31,066.03

Thomas L. Raymond
 W. J. Brennan
 John Howe
 F. C. Breidenbach
 Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$184,518.79 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

Water\$ 86,812.62
 Port Newark Development 32,126.95
 Motors 8,342.62
 Streets 3,644.63
 Apparatus 6,560.75
 Street Cleaning 18,240.63
 Public Lighting 24,934.21

Street Improvement Advertising	88.68
Surveys	139.99
Purchases	56.31
Sidewalks	4.48
Sewers	1,300.92
House Sewers	721.68
Docks	1,577.91
Director's Office	26.41
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	\$184,518.79

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

WHEREAS, In accordance with the law and by authority of this Board, the Director of the Department of Public Affairs has heretofor solicited, received and opened proposals for furnishing said Department with one Maxwell Sedan for the Bureau of Health;

WHEREAS, The only proposal received is that of the DeCozen Motor Company, in the amount of One thousand, four hundred and thirty-two dollars and seventy-five cents (\$1,432.75) for said Maxwell Sedan, which proposal is in all respects satisfactory to

the Director of the Department of Public Affairs;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark that the proposal of said DeCozen Motor Company be and the same is hereby accepted; and the Law Department be and it is hereby directed to prepare the proper contract, and the Director of the Department of Public Affairs and the City Clerk are hereby authorized and directed to execute said contract on behalf of the City upon the adoption of this resolution.

F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Board of School Estimate of the School District of the City of Newark has by its certificates dated February 14, 1924, certified to the Board of Commissioners of the City of Newark that it has fixed and determined the sum of Five million seven hundred and fifty thousand dollars (\$5,750,000.00) as the amount of money necessary to be appropriated for the use of the public schools in said district for the ensuing school year, exclusive of the amount which shall be appropriated to it by the

County Superintendent of Schools;
and,

WHEREAS, Said amount is in excess of three-fourths of one per centum of the taxable valuation of the real and personal property by the sum of One million and sixty-four thousand, six hundred and eighty-two dollars and eighty-seven cents (\$1,064,682.87); and,

WHEREAS, By—

Section 75 of an Act entitled "An Act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof," approved October 19, 1903, as amended, it is provided that any amount in excess of three-fourths of one per centum of the taxable valuation of the real and personal property shall be appropriated only with the concurrence and consent of the Board of Commissioners expressed by its resolution duly passed;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, N. J., that the amount of One million and sixty-four thousand six hundred and eighty-two dollars and eight-seven cents (\$1,064,682.87) being the amount in excess of three-fourths of one per centum of the taxable valuation of the real and personal property, be and the same is hereby appropriated in addition to the sum of Four million six hundred and eighty-five thousand three hundred and seventeen dollars and thirteen cents (\$4,685,317.13)—which two amounts are the amount of money fixed and determined by the Board of

School Estimate of the School District of the City of Newark as the amount of money necessary to be appropriated for the use of the public schools of said district for the ensuing school year (Exclusive of the amount which shall be appropriated to it by the County Superintendent of Schools), and that said total amount shall be assessed, levied and collected in the same manner as moneys appropriated for other purposes of said city are assessed, levied and collected.

John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following changes affecting the payroll of the Department of Public Affairs, be and the same are hereby approved:

Bureau of Health
Promotion Appointment, no eligible list.

Irwin C. Dakin, from Sanitary Inspector to Chief Disinfecting Inspector, at the salary of \$2,400 per annum, effective February 16, 1924.

F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That in pursuance of the provisions of an Act of the Legislature of the State of New Jersey, entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring in indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, as amended by Chapter 240 of the Laws of 1917, there shall be issued Temporary Loan Bonds in the amount of Four hundred and eighty-five thousand dollars (\$485,000) for the purpose of temporarily financing the opening and widening of streets (Commerce Street) and are improvements for which the city is authorized to issue bonds by the aforesaid Act.

FURTHER RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to Four hundred and eighty-five thousand dollars (\$485,000) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum, and be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and

Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized and directed to execute in the name of the City the bonds authorized by this resolution subject to the provisions of Chapter 252 of the Laws of 1916;

FURTHER RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized to sell said Temporary Loan Bonds at not less than par either all at one time or from time to time.

John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the law the Director of the Department of Public Affairs, publicly solicited, received and opened proposals for the furnishing of supplies for the Newark City Hospital, Newark City Home and Newark Almshouse, for a period of four months, beginning February 16th, and terminating June 15, 1924; and,

WHEREAS, The proposals of the following named firms are the successful bidders for the furnishing of said supplies:

Altro Manufacturing Co., New York, N. Y.

Austin-Nichols & Co., 100 Hudson Street, New York, N. Y.

American Food Co., 241 Ridgewood Avenue, Newark, N. J.

American Oil & Supply Co., 238 Wilson Avenue, Newark, N. J.

Mark Atchley, 87 Halsey Street, Newark, N. J.

Braun-Debold Co., 386 21st Street, Irvington, N. J.

C. G. Bertram, 76 Mulberry Street, Newark, N. J.

Banister & Pollard Co., 206 Market Street, Newark, N. J.

Cozzolino Printing Co., 265 Halsey Street, Newark, N. J.

Charles Duerr, 40 Clinton Street, Newark, N. J.

Dougherty & Dreitler, 444 Centre Market, Newark, N. J.

Debow & Co., 32 Commerce Street, Newark, N. J.

Wm. J. Efinger, 347 Broad Street, Newark, N. J.

Fischer Auto Sales Co., 596 So. 11th Street, Newark, N. J.

Fisher-Cohen Company, 82 New Street, Newark, N. J.

Fuller Brush Co., 24 Branford Pl., Newark, N. J.

A. Fink & Son, 810 Frelinghuysen Avenue, Newark, N. J.

Gottlieb Greiner Co., 38 Vesey Street, Newark, N. J.

Hill Bread Co., 620 Market Street, Newark, N. J.

Fred Horns, 114 Mulberry Street, Newark, N. J.

The Hospital Supply Co., 155 East 23rd Street, New York City.

J. J. Hockenjos Co., 829 Broad Street, Newark, N. J.

L. F. Hersch & Bros., 142 Mulberry

Street, Newark, N. J.

Ronald E. Hallock, 845 Broad Street, Newark, N. J.

J. L. Hammett Co., 380 Jelliff Avenue, Newark, N. J.

June Dairy Product Co., 46 Lackawanna Avenue, Newark, N. J.

William Kiehm, 280 Plane Street, Newark, N. J.

Frank R. Kelly, 758 So. 10th Street, Newark, N. J.

Livezey Surgical Service, Inc., 101 Halsey Street, Newark, N. J.

E. Leitz, Inc., 60 East 10th Street, New York, N. Y.

Louis K. Liggett Co., 41 East 42nd Street, New York, N. Y.

S. C. Landauer, 40 Union Sq., New York, N. Y.

Lewis Manufacturing Co., 302 Broadway, New York, N. Y.

Munden-Rummel, 338 Plane Street, Newark, N. J.

Meier Marx, 49 Avon Pl., Newark, N. J.

Montclair Flour, Feed & Grain Co., 19 Grove Street, Montclair, N. J.

Newark Bakers & Confectioners Supply Co., 38 Sherman Avenue, Newark, N. J.

National Oil & Supply Co., 172 Frelinghuysen Avenue, Newark, N. J.

N. J. Laboratory Supply Co., 235 Plane Street, Newark, N. J.

Newark Milk Co., 351 Morris Avenue, Newark, N. J.

A. Nungesser, 501 Clinton Avenue, Newark, N. J.

Newark Milk & Cream Co., 20 Bridge Street, Newark, N. J.

The Norwich Pharmacal Co., 55 East 11th Street, New York City, N. Y.

Charles A. Pfitzenmeyer, Caldwell, N. J.

Parke-Davis & Co., 181 Hudson Street, New York, N. Y.

James Picker, Inc., 686 Lexington Avenue, New York, N. Y.

Purdy-Stevens Supply Co., 400 Smith Street, New York, N. Y.

Quackenbush Co., Main & Eillison Streets, Paterson, N. J.

N. J. Ice Cream Co., 316 Mt. Pleasant Ave., Newark, N. J.

Sherwin-Williams Co., Newark, N. J.

Sunglo Co., Inc., 342 West 13th Street, New York, N. Y.

The Satz Wholesale Co., Inc., 156 8th Avenue, Newark, N. J.

Service X-Ray Co., 222 Market Street, Newark, N. J.

R. Schuman, Inc., 25 William Street, Newark, N. J.

S. K. Sudentey, 14 Hayes Street, Newark, N. J.

The Sanifect Co., 419 Plane Street, Newark, N. J.

Sharpe & Dohme, 41 John Street, New York, N. Y.

Thompson-Goodyear Rubber Corp., 200 Market Street, Newark, N. J.

Unity Sanitary Supply Co., 35 Maiden Lane, New York, N. Y.

C. G. Winans Co., 126 Frelinghuysen Avenue, Newark, N. J.

Washburn-Crosey Co., 222 Clinton Street, Newark, N. J.

S. C. Weber, 57 Mechanic Street, Newark, N. J.

The Wild Printing Co., 50 Morris Pl., Hillside, N. J.

Isidore Wareshawsky, 112½ Mulberry Street, Newark, N. J.

Wilkinson-Gaddis Co., 87 Parkhurst Street, Newark, N. J.

THEREFORE, BE IT RESOLVED,
By the Board of Commissioners of

the City of Newark, that the proposals of the said firms as above set forth be and the same are hereby accepted for the articles upon which they were the lowest bidder respectively, and the Department of Public Affairs is hereby directed to prepare the proper contracts, and the Director of the Department of Public Affairs and the City Clerk of the City of Newark are hereby authorized and empowered to execute the said contracts on behalf of the said City.

F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Constable's Bond

Thomas K. Sloan
James Wilson
Maurice R. Welch
Morris Silverman
Frederick W. Hawthorne

John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the below mentioned eligibles, having satisfactorily passed the physical examination conducted by the Department Surgeon, be and they are hereby appointed to the position of Fireman, Fire Division, Department of Public Safety, to be paid the same salary and in like manner as are other firemen in the same grade of service, effective March 1, 1924:

William M. Cassaday
Henry A. Hoke
Peter B. Kelly
George J. Walls
Walter A. Park
Thomas P. McManus
Louis J. Moran
Francis A. Graf
Floyd W. Borders
Donald E. Bolton
Emil F. Zingesser
John H. Martin
James J. Walsh
Thomas P. McGrath
Samuel P. Repscher
Francis L. A. Racicot
George C. Theobald

W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond
Charles P. Giller.

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In the absence of an eligible list, the Civil Service Commission has approved a temporary appointment in the position of Utility Man, Police Division, Department of Public Safety;

THEREFORE, BE IT RESOLVED, That Eugene J. Mulvey be and he is hereby appointed, temporarily, to the position of Utility Man in the Police Division, Department of Public Safety, at a salary of \$120.00 per month, payable semi-monthly as other salaries are paid, effective March 1, 1924.

W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That
William A. Jaeger
Alexander Cypra
Edward J. Coughlin
John Treacy
Edward Hoffman
Edward Pivorar
Dennis Foley

George J. Elsey
 John J. O'Hay
 John E. Durkin
 Charles J. Morbach
 Walter R. Ross
 Maxmillian Zdunowski
 Edward Hepp
 Frank J. Bowblis
 Edgar E. Burger
 George F. McCormick
 George Bauer
 William F. Lindner
 Hugh M. Forfar
 Myles McDonald
 Michael Bukowski
 William J. Krahenbuhl
 Henry Becht
 Frederick W. Koerkel
 Peter A. Schaefer
 Arthur Henry
 George A. McGregor
 Patrick J. Jennings
 William B. Kahn
 Albert F. Skidmore, Jr.
 George R. McCarthy
 Matthew J. Lombardi
 George A. Rocklein
 Victor T. Cordes
 Timothy A. Hedigan
 Harry P. Petrozzino
 Alexander R. McIntosh
 Thomas Garrity
 Thomas P. Hart
 Morris D. Quellen
 John A. Baumgarten
 Herman F. Dowe
 Michael Hart
 Joseph W. Messbauer
 Malvin F. Glass
 Frank Galasso
 Charles F. Best

having been certified by the Civil Service Commission and having passed satisfactorily a physical examination by the Police Surgeon, be and they are

hereby appointed as Patrolmen in the Police Division of the Department of Public Safety, to take effect March 1, 1924, and they shall be paid the same compensation and in like manner as are other Patrolmen in the same grade of service.

W. J. Brennan
 F. C. Breidenbach
 John Howe
 Thomas L. Raymond
 Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

WHEREAS, The last addenda to the Revised Ordinances was published in 1920; and,

WHEREAS, Many ordinances of importance have since been adopted and there is a great demand for the same; and,

WHEREAS, The ordinances adopted since the publication in 1920 have been collated by the City Clerk.

THEREFORE, BE IT RESOLVED, That the Lew Department be and they are hereby directed to approve the same; and,

BE IT FURTHER RESOLVED, That the Director of Parks and Public Property be and he is hereby authorized and directed to have the same printed, and also to print extra copies

of addenda number three which edition has been exhausted.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the rate of salary of Richard T. Foley, employed as laborer in the Shade Tree Division, Department of Parks and Public Property, be and the same is hereby increased to seventy cents (70c) per hour, said increase to become effective February 21, 1924.

Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That James Crummy be and he is hereby temporarily appointed as elevator operator at the Centre Market, Department of Parks and Public Property at an annual sal-

ary of One thousand, two hundred dollars (\$1,200), said appointment to become effective February 19, 1924.

Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Joseph Hock, Jr., be and he is hereby temporarily appointed as electrician in the Centre Market, Department of Parks and Public Property at a salary of ten dollars (\$10) per day, said appointment to become effective February 18, 1924.

Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond submitted the following ordinances as a matter of information:

An Ordinance to provide for the construction of a system of sewers to be known and designated at the "Lehigh Avenue Sewer and Branches."

An Ordinance to provide for the construction of a storm water sewer in Grove Terrace between Pine Grove Terrace and the main sewer about 100 feet east of West End Avenue, together with a branch in West End Avenue between Grove Terrace and Lindsley Avenue.

An Ordinance to provide for the construction of a storm water sewer in Eighteenth Avenue from Sunset Avenue to the main sewer about 100 feet east of West End Avenue.

An Ordinance to provide for the construction of a fifteen (15) inch pipe sewer for storm water only on Maple Avenue between Chancellor Avenue and Goldsmith Avenue.

An Ordinance to provide for the opening of Commerce Court from Commerce Street to South Canal Street.

An Ordinance to provide for the opening and widening of Putman Street from the Newark-Irvington Boundary Line westerly to the Newark-Maplewood Bounday Line.

Commissioner Raymond moved that the foregoing ordinances be made a matter of record in the Minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and the W. T. Crane Carriage Hardware Company for the furnishing and delivering to the Department of Streets and Public Improvements of Horseshoes, Horseshoe Tips, and Toe Steel, a copy of which contract dated January 30, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Newark Harness and Sadlery Company for the furnishing and delivering to the Department of Streets and Public Improvements of Canvas Feed Bags, a copy of which contract dated January 28, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets

and Public Improvements and the City Clerk are authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond,
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Giller

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the contract between the City of Newark and John P. Callaghan, Inc., for the furnishing and delivering to the Department of Streets and Public Improvements of Cowboy Sand, a copy of which contract dated January 12, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the contract between the City of Newark and John P. Callaghan, Inc., for the furnishing and delivering to the Department of Streets and Public Improvements of Portland Cement, a copy of which contract dated January 14, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the contract between the City of Newark and Worthing Pump & Machinery Company for the furnishing and delivering to the Department of Streets and Public Improvements of Repair Parts for Worthington Water Meters, a copy of which contract dated January 16, 1924 is hereto annexed, be and the same hereby is approved, and the Director of the Department of Streets

and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Pittsburgh Meter Company for the furnishing and delivering to the Department of Streets and Public Improvements of Repair Parts for Keystone Water Meters, a copy of which contract dated January 17, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following

votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Union Water Meter Company for the furnishing and delivering to the Department of Streets and Public Improvements of repair parts for Union Water Meters and valves, a copy of which contract dated January 16th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Hersey Manufacturing Company for the furnishing and delivering to the Department of Streets and Public Improvements of repair parts for Hersey water meters, a copy of which contract dated January 15th, 1924, is

hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Clark & Company for the furnishing and delivering to the Department of Streets and Public Improvements of lumber, a copy of which contract dated February 5th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and William A. Jones & Son for the furnishing and delivering to the Department of Streets and Public Improvements of lumber, a copy of which contract dated February 5th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Banister & Pollard for the furnishing and delivering to the Department of Streets and Public Improvements of picks, handles, scoops and shovels, a copy of which contract dated January 14th, 1924, is hereto annexed, be and

the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Tide Water Oil Sales Corporation for the furnishing and delivering to the Department of Streets and Public Improvements of kerosene oil, a copy of which contract dated January 29th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond,
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and George W. Baney for the furnishing and delivering to the Department of Streets and Public Improvements of horse feed, a copy of which contract dated January 26th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Thompson-Goodyear Rubber Corporation for the furnishing and delivering to the Department of Streets and Public Improvements of rubber horseshoe pads and steel hoof protectors, a copy of which contract dated January 30th, 1924, is hereto annexed, be and the

same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Public Service Railway Company now has a pole located on the westerly side of Washington Avenue, distant forty-five feet (45') northwardly from the point of intersection of the westerly curb line of Washington Avenue produced with the northerly curb line at the intersection of Belleville Avenue and Herbert Place in the City of Newark, County of Essex and State of New Jersey, which pole for public reasons it is desired shall be moved twenty-three feet (23') southwardly from its present position, otherwise to occupy the same relative position in the highway; and said Company has expressed a willingness to accede to such desire, upon being authorized and directed by resolution of this Body; therefore

RESOLVED, That the Public Service Railway Company be and it is

hereby requested and directed to move the location of said pole and place the same in the position above recited, upon the express understanding that said Company shall not lose its right to maintain said pole at the former position in case of the location hereby made shall be in any manner hereafter legally interfered with.

Thomas L. Raymond,
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the assessment for benefits as determined by the Engineer in Charge of the Bureau of Sewers for the construction of a sewer in Spencer Street between West End Avenue and Alexander Street, be and the same is hereby approved and ordered filed with the Comptroller.

Thomas L. Raymond,
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering asphalt cement filler, to the Department of Streets and Public Improvements, be and the same hereby is awarded to Warner-Quinlan Company, New York City, it being the lowest responsible bidder, the amount of its bid being Eighteen dollars fifty-three cents (\$18.53) per ton.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Grant J. Sherrow be and he hereby is appointed temporarily as a mechanical repairman in the Department of Streets and Public Improvements (Motors), at a compensation of \$36.90 per week, effective February 18th, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled, "An act concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto, and amendments thereof, to order and cause the construction of a system of eight (8) inch pipe sewers for house sewage only in the following streets: Lehigh Avenue between Osborne Terrace and Clinton Place; Huntington Terrace between Lehigh Avenue and a point about 120 feet north of Mapes Terrace; Schuyler Avenue between Lehigh Avenue and Shephard Avenue; Goodwin Avenue between Lehigh Avenue and Shephard Avenue and Mapes Terrace between Huntington Terrace and Schuyler Avenue. These sewers to be constructed with house connections to the curb lines and to be known and designated as the "Lehigh Avenue Sewer and Branches."

Together with all the appurtenances necessary to complete the same in accordance with the plans, specifications and profiles dated December 10, 1923, and now on file in the office of the Department of Streets and Public Improvements.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement in proportion to the benefits received, under and by virtue

of the provisions of the act above referred to.

That in order to temporarily finance said improvement the sum of \$8,000.00 is hereby appropriated and temporary bonds or notes shall be issued from time to time to meet the cost thereof under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission" approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Streets and Public Improvements is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on March 11th, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of

such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled, "An Act concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto, and amendments thereof, to order and cause the construction of a storm water sewer in Grove Terrace between Pine Grove Terrace and the main sewer about 100 feet east of West End Avenue, together with a branch in West End Avenue between Grove Terrace and Lindsley Avenue. The part in Grove Terrace from the main sewer to West End Avenue to be twenty-four (24) inch concrete pipe and from West End Avenue to Pine Grove Terrace fifteen (15) inch concrete pipe, the branch sewer in West End Avenue to be eighteen (18) inch concrete pipe. Together with all the appurtenances necessary to complete the same.

Also the construction of a storm water sewer in Eighteenth Avenue from Sunset Avenue to the main

sewer about 100 feet east of West End Avenue. The part from the main sewer to Alexander Street to be twenty-four (24) inch concrete pipe and from Alexander Street to Sunset Avenue eighteen (18) inch concrete pipe. Together with all the appurtenances necessary to complete the same.

That said improvements shall be undertaken as local improvements and the cost thereof shall be assessed against the property benefited by said improvements, in proportion to the benefits received, under and by virtue of the provisions of the acts above referred to.

That in order to temporarily finance said improvements, the following sums are hereby appropriated:

For Grove Terrace and West
End Avenue sewers.....\$2,700.00
For Eighteenth Avenue sewer 4,000.00
and temporary bonds or notes shall be
issued from time to time to meet the
cost thereof; under and by virtue of
the provisions of an act entitled "An
Act to authorize and regulate the is-
suanee of bonds and other obligations
and the incurring of indebtedness by
county, city, borough, village, town,
township, or any municipality gov-
erned by an improvement commission"
approved March 22, 1916 (P. L. 1916-
525) and the supplements thereto and
amendments thereof, which bonds or
notes shall bear interest at a rate not
to exceed six per centum per annum.
All other matters in respect to such
temporary bonds or notes shall be de-
termined by the Director of the De-
partment of Revenue and Finance who
is hereby authorized to execute and

issue said bonds or notes.

And the Director of the Department of Streets and Public Improvements is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on March 11th, 1924, at 11 o'clock a. m., at which time and place ordinances for making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled, "An act concerning Municipalities," approved March 27, 1917 (P. L. 1917-319) and the supplements thereto, and amendments thereof, to order and cause the construction of a fifteen (15) inch pipe

sewer for storm water only on Maple Avenue between Chancellor Avenue and Goldsmith Avenue, together with all the appurtenances necessary to complete the same, and in accordance with the plans, specifications and profiles dated February 11, 1924, and now on file in the office of the Department of Streets and Public Improvements.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$3,500.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$3,500.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission" approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said

bonds or notes.

And the Director of the Department of Streets and Public Improvements is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on March 11, 1924, at 11 o'clock A. M., at which time and place ordinances for making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and printing proposal blanks, to the Department of Streets and Public Improvements, be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

C. Wolber Company, Newark
Approximately 300 Form 305CRP,

at \$8.24 per page.

Approximately 300 Covers for same,
at \$7.00 per page.

Approximately 300 Form 306CRP,
at \$8.24 per page.

Approximately 300 Covers for same,
at \$7.00 per page.

Essex Press, Newark

Approximately 1,000 Form 307CRP,
at \$10.04 per page.

Approximately 1,000 Covers for
same, at \$10.04 per page.

Approximately 1,500 Form 308CRP,
at \$10.04 per page.

Approximately 1,500 Covers for
same, at \$10.04 per page.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the contracts for
furnishing and delivering the follow-
ing materials to the Department of
Streets and Public Improvements be
and the same hereby are awarded as
follows, being the lowest responsible
bidder in each case:

F. Bowden Company, Newark

Approximately 3,750 feet Tile Pipe
(purchases to be based on sizes from
four inch (4") to fifteen inch (15")
in diameter) at 55 per cent. below

Manufacturers Standard Price List,
adopted September 20th, 1916.

Approximately 250 Specials (to in-
clude all Bends, Y Branches, T's or
Traps and Stoppers of the above men-
tioned sizes) at 55 per cent. below
Manufacturers Standard Price List,
adopted September 20, 1916.

Van Keuren & Son, East Newark, N. J.

Approximately 3,750 feet Cement
Concrete Pipe (purchases to be based
on sizes from four inch (4") to fifteen
inch (15") in diameter) at 55 per cent.
below the Manufacturers Standard
Price List, adopted September 20th,
1916.

Approximately 250 Cement Con-
crete Specials (to include all Bends,
Y branches, T's or Traps and Stoppers
of the above mentioned sizes) at 55
per cent. below Manufacturers Stand-
ard Price List, adopted September
20th, 1916.

Interstate Map Company, Newark

Approximately 300 Paper Maps of
the City of Newark, at \$2.95 each.

Approximately 100 Cloth Maps of
the City of Newark, at \$1.90 each.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

WHEREAS, It is deemed advisable

for the best interests of the City to reject all bids received for the Annual Flagging contract for the reason that the bids received are too high;

THEREFORE, BE IT RESOLVED, That all bids received for the Annual Flagging contract be and the same are hereby rejected; and,

BE IT FURTHER RESOLVED, That the Director of the Department of Streets and Public Improvements be and he is hereby directed to advertise for sealed proposals for the said Annual Flagging Contract. Bids to be received between the hours of 10 and 10:15 A. M. at the office of said Director on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities" approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the opening of Commerce Court from Com-

merce Street to South Canal Street, viz:

Beginning at a point in the northerly line of Commerce Street distant westerly 413 feet more or less from the northwesterly corner of Mulberry Street and Commerce Street and which beginning point is in the easterly line of land conveyed to Christian R. Wolters by deed recorded in Book X-14 of Deeds page 473 in the office of the Register of Deeds of Essex County; thence running northwesterly along said easterly line and the easterly line of land conveyed to Peter Lindsley by deed recorded in Book M-3 of Deeds pages 314-315 in the office of the Register of Deeds of Essex County, 115 feet more or less to the southerly line of South Canal Street; thence westerly along the southerly line of South Canal Street 30 feet to the westerly line of Lindsley aforesaid; thence southwesterly along said westerly line of Lindsley and the westerly line of above mentioned Wolters 115 feet more or less to the northerly line of Commerce Street; thence easterly along the northerly line of Commerce Street 30 feet to the place of beginning.

All as shown on a map prepared under the direction of this Board, which map is herein attached and made a part hereof and a copy of which map also is on file in the office of the Chief Engineer, Division of Surveys, Department of Streets and Public Improvements, known and designated as No. 1231-0, dated January 3, 1924.

That said improvement shall be un-

dertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefited by said improvement in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue of the provisions of the Act above referred to.

That the sum of \$500.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$500.00 under and by virtue of the provisions of an Act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission" approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Streets and Public Improvements is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause

such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on March 18th, 1924, at 11 o'clock A. M., at which time and place ordinance for the making of such improvement will be considered.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That is it the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities" approved March 27, 1917 (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the opening and widening of Putman Street from Newark-Irvington boundary line westerly to the Newark-Maplewood boundary line, viz:

Part 1. From Ellery Avenue easterly to the Newark- Irvington Boundary Line. Beginning at a point in the easterly line of Ellery Avenue distant 500.46 feet southerly from the south-

easterly corner of Ellery Avenue and Sanford Place; thence running easterly at right angles with Ellery Avenue as above mentioned 310 feet more or less to Newark-Irvington Boundary line. The above described line being the northerly line of a street to be 66 feet in width.

Part 2. From Ellery Avenue westerly to the Newark-Maplewood Boundary Line. Being a strip 16 feet in width to be added to Putman Street on the northerly side thereof and extending from the westerly line of Ellery Avenue westerly about 425 feet to the Newark-Maplewood Boundary Line.

All as shown on a map prepared under the direction of this Board, which map is herein attached and made a part hereof and a copy of which map also is on file in the office of the Chief Engineer, Division of Surveys, Department of Streets and Public Improvements, known and designated as No. 1229-0, dated January 31, 1924.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefitted by said improvement in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue of the provisions of the Act above referred to.

That the sum of \$5,400.00 is hereby

appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$5,400.00 under and by virtue of the provisions of an act entitled "An Act to authorize and Regulate the Issuance of Bonds and Other Obligations and the Incurring of Indebtedness by County, City, Borough, Village, Town, Township or any Municipality Governed by an Improvement Commission" approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Streets and Public Improvements is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvement or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on March 18th, 1924, at 11 o'clock A. M., at which time and place ordinances for making of such improvement will be considered.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

• RESOLVED, That the Director of the Department of Streets and Public Improvements be and he is hereby directed to advertise for sealed proposals for the following:

Grading, curbing, flagging and paving of Tremont Avenue from North Munn Avenue to the City Line with asphalt pavement on a six inch concrete foundation;

Paving of Brookdale Avenue from Lindsley Avenue to Valley Street with asphalt pavement on a six inch concrete foundation;

Paving of Osborne Terrace from Renner Avenue to Lehigh Avenue with asphalt pavement on a six inch concrete foundation;

Paving of Weequahic Avenue from Bergen Street to 438.12 feet west of Aldine Street with asphalt pavement on a six inch concrete foundation;

Grading, curbing, flagging and paving of Clinton Place from Lyons Avenue to Chancellor Avenue with asphalt pavement on a six inch concrete foundation;

Paving of Aldine Street from Lyons Avenue to Weequahic Avenue with asphalt pavement on a six inch concrete foundation;

Grading, curbing, flagging and paving of Patton Place from Wolcott Terrace to Goodwin Avenue with asphalt pavement on a six inch concrete foundation;

Grading, curbing, flagging and paving of Underwood Street from Sandford Avenue to Stuyvesant Avenue with asphalt pavement on a six inch concrete foundation;

Grading, curbing, flagging and paving of Mulford Place from Chancellor Avenue to Vassar Avenue with asphalt pavement on a six inch concrete foundation;

Grading, curbing, flagging and paving of Maple Avenue from Lyons Avenue to Chancellor Avenue with asphalt pavement on a six inch concrete foundation;

Resurfacing of Conklin Avenue from Seymour Avenue 330 feet westerly with asphalt pavement on the old telford foundation.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Streets and Public Improvements which will in turn file the same with the proper city officer.

The W. T. Crane Carriage Hardware Company, furnishing and delivering horseshoes, horseshoe tips and toe steel (contract bond).

Newark Harness & Saddlery Company, furnishing and delivering canvas feed bags. (Contract bond.)

John P. Callaghan, Inc., furnishing and delivering cowbay sand. (Contract bond.)

John P. Callaghan, Inc., furnishing and delivering Portland cement. (Contract bond.)

Worthington Pump & Machinery Company, furnishing and delivering repair parts Worthington Water Meters. (Contract bond.)

Pittsburgh Meter Company, furnishing and delivering repair parts, key-stone water meters. (Contract bond.)

Union Water Meter Company, furnishing and delivering repair parts

for Union Water Meters and valves. (Contract bond.)

Hersey Manufacturing Company, furnishing and delivering repair parts Hersey water meters. (Contract bond.)

Clark & Company, furnishing and delivering lumber. (Contract bond.)

William A. Jones & Son, furnishing and delivering lumber. (Contract bond.)

Banister & Pollard, furnishing and delivering picks, handles, scoops and shovels. (Contract bond.)

Tide Water Oil Sales Corporation, furnishing and delivering kerosene oil. (Contract bond.)

George W. Baney, furnishing and delivering horse feed. (Contract bond.)

Thompson-Goodyear Rubber Corporation, furnishing and delivering rubber horseshoe pads, and steel hoof protectors. (Contract bond.)

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following communications were received and read:

Department of Public Safety
Division of Buildings
Newark, N. J., February 19, 1924.

The Board of Commissioners of
The City of Newark, N. J.

Honorable Sirs:

The Commission on Building Districts and Restrictions desires to report that they have visited Lake Street and Highland Avenue between Second and Bloomfield Avenues, in reference to a petition to change the height limit from fifty feet to eighty-five feet, and which was referred to this Commission by your Honorable Body for recommendation and report. Your Commission can find no reason to exclude high class apartment houses from this section, and since the petitioners desire to erect such a building, we respectfully recommend that an ordinance be prepared in compliance with the request.

Respectfully submitted,
R. B. Rankin, Secretary.
Commission on Bldg. Districts &
Restrictions

Commissioner Brenann: I move it be referred to the Law Department to have proper ordinance drawn.

The roll being called the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Department of Public Safety
Division of Buildings
Newark, N. J., February 19, 1924.

The Board of Commissioners of
The City of Newark, N. J.

Honorable Sirs:

The Commission on Building Districts and Restrictions desires to report that they have visited No. 12th and No. 11th Streets between First and Abington Avenues in reference to a petition to change this district from a residence district to a business district, and which was referred to this Commission by your Honorable Body for recommendation and report. Your Commission finds that this section has already begun to develop as a residence district, and that the home owners of that vicinity are opposed to any change in the building zone ordinance which would interfere with the restrictions now in force in that neighborhood.

The Commission on Building Districts and Restrictions recommends to your Honorable Body that this petition be denied.

Respectfully submitted,
Commission on Building
Districts & Restrictions
R. B. Rankin, Secretary

Commissioner Brennan: I move that the report be received and concurred in.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

A petition to the City Commission of Newark, N. J.

City Zoning.

Thomas L. Raymond and Colleagues:

The following names have been subscribed for the sole purpose of placing Jay Street in the business zone and out of residential zone, wishing to have full possession of their rights in full accordance with the law and code.

William Ecker, 22-24 Jay Street
and 12 others

Commisisoner Brennan moved that it be referred to the Zoning Commission.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any other citizen wish to be heard?

None.

Commissioner Brennan moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breiden-

bach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
JOHN HOWE
CHARLES P. GILLEN

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

February 26, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, N. J., at 11 A. M.

Present: Commissioners Brennan, Howe, Mayor Breidenbach.

Absent: Commissioners Gillen and Raymond.

The minutes of the meeting of February 19th, 1924, were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. Samuel Roessler: I appear on behalf of the Congregation Adas Israel, the Jewish Church located at 32 to 34 Prince Street, which is in-

len, Howe, Raymond, Mayor Breidenbach.

A petition to the City Commission of Newark, N. J.

City Zoning.

Thomas L. Raymond and Colleagues:

The following names have been subscribed for the sole purpose of placing Jay Street in the business zone and out of residential zone, wishing to have full possession of their rights in full accordance with the law and code.

William Ecker, 22-24 Jay Street
and 12 others

Commisisoner Brennan moved that it be referred to the Zoning Commission.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any other citizen wish to be heard?

None.

Commissioner Brennan moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breiden-

bach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
JOHN HOWE
CHARLES P. GILLEN

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

February 26, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, N. J., at 11 A. M.

Present: Commissioners Brennan, Howe, Mayor Breidenbach.

Absent: Commissioners Gillen and Raymond.

The minutes of the meeting of February 19th, 1924, were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. Samuel Roessler: I appear on behalf of the Congregation Adas Israel, the Jewish Church located at 32 to 34 Prince Street, which is in-

terested in opposing the application for a permit for a public garage at 18 to 22 Prince Street. The application is made by Mr. Crooks. I appeared before the Zoning Commission last Thursday, and I am here to present to you gentlemen the views of the members of the Congregation. I am here with a delegation of a dozen or more members of the Board of Trustees. We feel that it will be injurious to the best interests of the people to have a public garage located within fifty feet of our house of worship. This is an Orthodox Congregation. We hold our services daily, morning, noon and night, and on Friday nights and Saturdays we have as many as four and five hundred people at our services. We feel that the erection of a public garage in such close proximity to our house of worship, and to our school—we have probably three or four hundred children in our Hebrew School—the noise, the danger to the lives of our children, would be a real menace at all times. It seems that the Commissioners ought to also take into consideration the sentiment of the people. This is an Orthodox Congregation. We conduct our services according to the law of Moses and we are very strict in our services. You will find probably ninety-five percent. of the residents on that street are Jews. They close their businesses on the Sabbath and Holy days. This garage certainly would not respect our wishes or sentiments on that subject. It seems to me that if a garage should be constructed within fifty feet of our house of worship, it would mean that it would force us to dispose of our house of worship, and it seems to me that would be a very

serious matter. The house of worship has been conducted there for forty or forty-five years. It seems to me the character of the neighborhood should not change.

Mayor Breidenbach: Have the Zoning Commissioners issued a permit?

Mr. Roessler: The matter came up last Thursday. The members of the Committee seemed to feel that the conduct of a public garage would not interfere with us. We know it would. They can't, of course, place themselves in our position. At my request they put the matter off for a week. I might say that if a vote had been taken that day I am quite sure a permit would have been granted.

Commissioner Brennan: Can you prohibit it, counselor, if it is in the Zoning District?

Mr. Roessler: Zoning Commissioners have rejected applications for a garage permit within two hundred feet of a house of worship.

Commissioner Brennan: I might say I would be opposed to it, being so close to a house of worship. I am only asking for the reason.

Mr. Roessler: That question was presented to the Supreme Court and the Supreme Court held it was a reasonable decision. The Supreme Court held in a Montclair case that such a regulation is a reasonable exercise of the police power. It is true that under the ordinances of the City of Newark there is no express prohibition, but as I understand the rule and practice of the various zoning commissioners it is

to reject those applications, and they **have been rejected** quite uniformly in the past. The fact that this is an Orthodox Congregation is a strong point. We have a membership of eight hundred and fifty, composed of substantial Jews on the hill and they are greatly agitated over this situation, any they feel their views ought to be respected.

Commissioner Howe: Mr. Mayor, I would suggest we make known to the Zoning Commission that it is our opinion that it would be unwise to grant this permit, and have the secretary communicate with the Zoning Commission. I think that there are times when the best interests of the general public can be served, and I don't think there is any law that cannot be made flexible where the interests of the majority of the public are affected.

Mr. Roessler: I might say in addition, they have been peddling this property for the past few months. Recently a member of our own congregation approached us and wanted to know whether there would be any objection to the granting of a permit for a garage. We informed him in unmistakable terms of our objection. He refused to enter into an agreement of purchase. Since then this property has been sold, contingent upon the ability to get such a permit. I have been a member of the Congregation for fifteen years, and my father for thirty years.

Commissioner Howe: Have you a petition signed by the members of the Congregation?

Mr. Roessler: I have the petition here, signed by several of the property owners. I haven't had time to get all the signatures. During the course of the day I will get the signature of every other property owner.

Mayor Breidenbach: Personally speaking, I am against the garage, but I would like to hear from the Zoning Commission first. They have not, as yet, told us that they did grant the permit. We can't act on what you say now, that you think they are going to give a permit, and I think it would be well to wait until we find out what the Zoning Commission is going to do. I understand they have not fully decided on issuing a permit. Mr. Van Duyne tells me that they didn't have in mind the granting of the permit.

Mr. Roessler: I didn't say they fully decided. I was under the impression that a permit had been granted near the house of prayer on Broad Street, and that the same action would be taken in this instance. It seems to me that the cases are not parallel. The house of prayer on Broad Street probably has a few people drop in during the day, whereas we have a congregation of a hundred and fifty there daily. I was a member there for fifteen years and my father has been a member for thirty years. We have hundreds of people there on our Holy days.

Mayor Breidenbach: I think it is the sense of the opinion here that we are opposed to the garage—I think I speak for Director Brennan and Director Howe. I think there is no rea-

son to worry about it.

Commissioner Howe: I had formerly been a member of that Commission, and when ever any information came to us from this Board we always gave it weighty consideration, and there were times when we received such information that we were guided and acted accordingly.

Mr. Roessler: I will appear before the Zoning Commission. I have the petition here, but I think it may be well for me to get additional signatures.

Mayor Breidenbach: You can file it with the Zoning Commission.

Mayor Breidenbach: Any other citizen wish to be heard?

Mr. Robert A. Osborne: Mr. Mayor, and Commissioners, a week ago Monday I came down here to confer with the Commissioners of the City, to see if a conference could be arranged between the local Commission and the Osborne Realty Company, to see if we could try and adjust the matter of the controversy between the City and the Osborne Realty Company as to the value of the plot, corner of Broad and Commerce Street. I understood that the meeting of the Local Commissioners at which I was to be present would be held the following day. I came here and was disappointed in not meeting the Local Commissioner in the Mayor's Office. Later, when I left the office, the Mayor came out to a married couple and I spoke to him about the Commissioners not being present, and the Mayor said it was difficult to

get them, but they would be here next week. I have come down here this morning, I have not received any notice from the City. I don't know what has happened. I haven't had any notice and I don't know just what the situation is.

Mayor Breidenbach: I had taken it up with the rest of the Commissioners and asked them whether they thought it would be wise to have a conference with the Assessment Commissioners, and the City Commissioners, and the opinion of the majority was that it was entirely up to us at this time to act, which we did.

Mr. Osborne: I left the City Hall under a misapprehension as to when I was to appear before the City Commission. My counsel did—.

Mr. Wolber: Your case, so far as the offering of testimony and argument were concerned was closed the day Mr. Titsworth was here representing you. These conferences were informal conferences. At the last formal conference I asked whether you had anything else to offer in a formal way, and Mr. Titsworth, on your behalf, stated you had offered everything, and made the argument before the City Commissioners.

Mr. Osborne: That is very true, but I am a citizen of Newark, interested in a very important piece of property, which is going to be taken away from us. On the north where the figures for the adjoining property were about \$3,000 a year, as against \$15,000, and an offer to take over that property under twenty-one years lease for \$12,000 net. There is quite a difference

between taking all the Osborre Realty Company property, and one-half of the adjoining property which rents for only \$3,000 a year. For one-half of the property adjoining they asked \$35,000. \$57,000 added to that makes such a wide disparity between the land on a main thoroughfare and a side stret. There is not a real estate man in any city but what will corroborate my statement.

Mr. Wolber: You offered all that testimony and the Commissioners, notwithstanding the argument and testimony confirmed the award.

Mr. Osborne: It is their privilege to go against the facts, Mr. Wolber. It is my privilege to appear before the City Commission and state the facts.

Mr. Wolber: I want it understood that you were not deprived of any opportunity to present these matters in a formal way before the City Commission before they took their official action last Tuesday.

Mr. Osborne: I sought out the Commission for the purpose of an adjustment—compromised settlement, if it was possible. I certainly have the rights any citizen has. I have no knowledge and have received no notice from the City.

Mr. Congleton: The notices go out in the form of a bill after they are sent to the Comptroller's office.

Mayor Breidenbach: You were represented by counsel?

Mr. Osborne: Not at the meting of

the Commissioners.

Mayor Breidenbach: At the hearing you had a counsel?

Commisisoner Howe: Mr. Titsworth was your representative, wasn't he?

Mr. Osborne: Yes, sir.

Mr. Wolber: The Commissioners confirmed the award. Now you are coming before the City Commisison again in the position of a property owner.

Mr. Osborne: It hasn't come before me that the City has taken that action.

Commissioner Brennan: I move you an official copy of the resolution pertaining to the Commerce Street opening be forwarded to Mr. Osborne by the City Clerk.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Mr. Osborne: Without any resolution being passed, I think it is the duty of the Board to forward it to the property owner.

Mr. Congleton: There is no requirement for it.

Mr. Osborne: How is he to find out?

Mr. Congleton: You will get a bill from the Comptroller in due time.

Mr. Osborne: I wanted to present some information to you as to what the remaining property was, and you gave the Osborne Realty Company only one-third.

Mayor Breidenbach: Any other citizen wish to be heard?

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919,

is hereby amended by extending the 85 foot district, as shown on the Height District Map, so as to include the area bounded on the north by Second Avenue; on the east by Highland Avenue; on the south by Bloomfield Avenue and on the west by Lake Street; and that the Height District Map which accompanies said ordinance to which this ordinance is an amendment be and the same hereby changed so as to include within said 85 foot district the area above described.

Section 2. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be referred to the Commission on Building Districts and Restrictions for recommendation and report and that it be taken up on third reading and final passage on March 11th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Howe moved that the following ordinance be taken up on third reading: "Be IT ORDAINED by the Board of Commissioners of the City of Newark, New Jersey, that there shall be assessed, raised by taxation and collected for the fiscal year 1924, the sum of Seventeen million, six hundred and sixty-five thousand dollars (\$17,665,000) for the purpose of meeting the appropriations set forth in the following statement of resources and appropriations for the fiscal year 1924:

Surplus Revenue appropriated	\$ 200,000.00
Miscellaneous Revenue (Estimated)	2,225,000.00
Amount to be raised by taxation as follows:	
Local Municipal purposes.	\$11,915,000.00

For Local

Schools	5,750,000.00	\$17,665,000.00
		<hr/>
		\$20,090,000.00

Appropriations:

Budget

Appropriations. \$14,840,000.00

Local

Schools.... 5,745,000.00

Local

Schools

(Manual

Training) 5,000.00 \$20,090,000.00

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the ordinance as follows:

BE IT ORDAINED By the Board of Commissioners of the City of Newark, New Jersey, that there shall be assessed, raised by taxation and collected for the fiscal year 1924, the sum of Seventeen million, six hundred and sixty-five thousand dollars (\$17,665,000) for the purposes of meeting the appropriations set forth in the following statement of resources and appropriations for the fiscal year 1924:

Surplus Revenue appropriated	\$ 200,000.00
Miscellaneous Revenue (Estimated)	2,225,000.00
Amount to be raised by taxation as follows:	

Local Municipal
purposes.\$11,915,000.00
For Local
Schools 5,750,000.00 17,665,000.00

\$20,090,000.00

Appropriations:
Budget
Appropriations.\$14,340,000.00
Local
Schools.... 5,745,000.00
Local
Schools
(Manual
Training) 5,000.00

\$20,090,000.00

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the construction of sewers in Thirteenth Avenue between Wickliffe Street and Boston Street; between Hunterdon Street and Bergen Street and between Bergen Street and Littleton Avenue," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the construction of sewers in Thirteenth Avenue between Wickliffe Street and Boston Street; between Hunterdon Street and Bergen Street and between Bergen Street and Littleton Avenue.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared to be adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the vacation of a part of Elder Place," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the vacation of a part of Elder Place.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance providing for the construction of a storm water sewer to be known as the Lightning Brook Storm Water Sewer," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance providing for the construction of a storm water sewer to be known as the Lightning Brook Storm Water Sewer.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the repaving of Thirteenth Avenue from Springfield Avenue to 350 feet west of High Street with napped re-

clipped granite block pavement on a six (6) inch concrete foundation; from 350 feet west of High Street to the west side of Boston Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation; from the west side of Boston Street to east side of Richmond Street with napped resealed granite block pavement on a six (6) inch concrete foundation; from the east side of Richmond Street to the west side of Rutgers Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation; from the west side of Rutgers Street to the east side of Wallace Street with napped resealed granite block pavement on a six (6) inch concrete foundation; from the east side of Wallace Street to the west side of Hunterdon Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation; from the west side of Hunterdon Street to the east side of Fairmount Avenue with napped resealed granite block pavement on a six (6) inch concrete foundation; from the east side of Fairmount Avenue to the east side of Littleton Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;" be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for

the repaving of Thirteenth Avenue from Springfield Avenue to 350 feet west of High Street with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from 350 feet west of High Street to the west side of Boston Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation; from the west side of Boston Street to east side of Richmond Street with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from the east side of Richmond Street to the west side of Rutgers Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation; from the west side of Rutgers Street to the east side of Wallace Street with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from the east side of Wallace Street to the west side of Hunterdon Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation; from the west side of Hunterdon Street to the east side of Fairmount Avenue with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from the east side of Fairmount Avenue to the east side of Littleton Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times, was declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:— Commissioners Brennan,

Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of One thousand, four hundred twenty-six dollars and seventy cents (\$1,426.70) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

City Sundries	\$ 211.20
Street Improvement charges..	788.00
Elections	427.50
	<hr/>
	\$1,426.70

John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:— Commissioners Brennan.
Howe, Mayor Breidenbach.

Commisisoner Brennan offered the following resolutions:

WHEREAS, on December 28th, 1923, a patrolman, Robert J. Leslie, of the Department of Public Safety, commanded the Buick automobile belonging to Frank D. Ryan of the City of Newark, for the purpose of pursuing a person suspected of crime and in the pursuit of said automobile of said Frank D. Ryan was damaged by skidding into a fire hydrant at Cutler and Crane Streets, in the said

City, to the extent of \$713.25 as shown by the annexed bills and estimates; and,

WHEREAS, George Eddie, a motor-man in the employ of the Public Service Railway Company who aided in the pursuit of said supposed criminal, sustained personal injuries and the total loss of his uniform because of said accident and sustained damages to the amount of \$107.50 which said sum is made up as follows:— cost of new uniform \$30.50; loss of pay for two weeks at \$38.50 per week, \$77.00;

RESOLVED, That the sum of \$820.75 made up as aforesaid be and the same is hereby appropriated to Michael T. Long, Chief of Police of the City of Newark, to be paid by him to the persons entitled thereto as aforesaid.

W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Hoye, Mayor Breidenbach.

RESOLVED, That the sum of Eighty-two thousand, three hundred twenty-one dollars and eighty cents (\$82,321.80) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Market Construction\$82,321.80

Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

RESOLVED, That the sum of Nine hundred thirty dollars and forty cents (\$930.40) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending February 20, 1924, as follows:

Shade Tree\$930.40

Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

RESOLVED, That the sum of Twenty-nine thousand, six hundred fifty dollars and ninety-eight cents (\$29,650.98) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows:

City Treasurer, weekly pay-
rolls, ending week of Feb.

20, 1924\$29,650.98

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

RESOLVED, That the sum of
Twenty-four thousand, one hundred
dollars and sixty-five cents (\$24,-
100.65) be and the same hereby is ap-
propriated to the persons named, as
per certified list attached, being the
gross amount of bills contracted and
chargeable to the Department of
Streets and Public Improvements as
follows:

Port Newark Development..	\$22,149.60
Street Cleaning	1,580.76
Streets	17.50
Public Lighting	352.79
	<hr/>
	\$24,100.65

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe.

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

Mayor Breidenbach offered the fol-
lowing resolutions:

RESOLVED, By the Board of Com-
missioners of the City of Newark that
the following changes affecting the
payroll of the Newark City Hos-
pital be and the same are hereby ap-
proved:

Appointments in the Non-Competitive Class

George Green, Porter, \$696 a year,
February 13, 1924.

Charles Steele, Porter, \$696 a year,
February 19, 1924.

May Chapel, Dining Room Maid,
\$480, a year, February 8, 1924.

George Schmidt, Orderly, \$696 a
year, February 6, 1924.

Patrick Mooney, Orderly, \$696 a
year, February 7, 1924.

Peter L. McCorry, Orderly, \$696 a
year, February 11, 1924.

John Martin, Orderly, \$696 a year,
February 18, 1924.

John Stahl, Orderly, \$696 a year,
February 19, 1924.

Emma Meeker, House Maid, \$576 a
year, February 12, 1924.

Appointments in the Competitive Class

Mary Elliott, Resident Nurse, \$1,-
080, a year, February 15, 1924, noon.

Joseph Callery, Fireman, Temp.,
\$2,184 a year, February 20, 1924.

Thomas Early, Fireman, Temp., \$2,-
184, a year, February 20, 1924.

Phillip Brady, Fireman, Temp., \$2,-
184 a year, February 21, 1924.

Returned from Leave of Absence

Richard Thurston, Watchman, \$732,
February 11, 1924.

Anna Kelaher, Resident Nurse, \$1,-260 a year, February 11, 1924.

Mary A. McCarthy, Undergraduate Nurse, \$600 a year, February 8, 1924, noon.

Mary McCarthy, Nurses Helper, \$600 a year, February 18, 1924.

Carrie Green, House Maid, \$720 a year, February 16, 1924.

Made Permanent from Certification

Grace A. Cairns, Charge Nurse, O. R., \$1,320 a year, February 15, 1924, noon.

Leave of Absence

John F. Carrigan, Porter, $\frac{1}{2}$ month, illness, February 17, 1924.

Catherine Grady, Kitchen Maid, 1 month, illness, February 15, 1924, noon.

Kate Carrity, Laundry Worker, 1 month, illness, February 17, 1924.

Thomas O'Leary, Porter, $\frac{1}{2}$ month, illness, February 18, 1924.

Discharged

Thomas McDonald, Porter, Neglect of Duty, February 16, 1924.

Resignations

Mary Elliott, Undergraduate Nurse, February 15, 1924, noon.

Mary Compton, Resident Nurse, February 15, 1924.

Kathleen W. Higgins, Resident Nurse, February 15, 1924, noon.

Mildred Averre, Resident Nurse, February, 15, 1924.

Charles Grace, Porter, February 19, 1924.

Mary Blythe, Porter, February 19, 1924, noon.

Harry Middleton, Laundry Worker,

February 16, 1924.

Joseph O'Leary, Orderly, February 9, 1924.

William Connelly, Orderly, February 18, 1924.

May Smith, House Maid, February 16, 1924.

Annie Frances, House Maid, February 15, 1924, noon.

Kathryn Shampatore, Nurse, February 15, 1924, noon.

F. C. Breidenbach

John Howe

W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

RESOLVED, That the following changes affecting the payrolls of the Department of Public Affairs be and the same are hereby approved:

Bureau of Health

(Increase in salary)

Fredericka Haer, Visiting Nurse, from \$1,368 to \$1,440, March 1, 1924.

Jeanette S. Lawrence, Visiting, Nurse, from \$1,368 to \$1,440, March 1, 1924.

Margaret Cullen, Visiting Nurse, from \$1,368 to \$1,440, March 1, 1924.

Mary Brennan, Attendant, from \$1,-284 to \$1,320, March 1, 1924.

Appointment No Eligible List

Charles E. Conn, Janitor, salary \$2.50 per month, effective March 1, 1924.

Resignations

Florence Walz, Clerk-Stenographer, resigned February 18, 1924.

Lucy Brady, Clerk-Stenographer, resigned February 18, 1924.

Bureau of Baths

(Increase in salaries)

Mary McGurty, Attendant, from \$960 to \$1,080, March 1, 1924.

Edward Scheffick, Attendant, from \$960 to \$1,080, March 1, 1924.

Frank Collins, Attendant, from \$960 to \$1,080, March 1, 1924.

Alice Weller, Cleaner-Helper, from \$960 to \$1,080, March 1, 1924.

Mary Smith, Life Guard, from \$1,320 to \$1,440, March 1, 1924.

Almshouse

(Increase in salary)

Mrs. Frank Doetterl, Matron, from \$1,080 to \$1,320, March 1, 1924.

Emma Farrell, Head Cook, from \$1,284 to \$1,320, March 1, 1924.

Outdoor Poor

(Resignation)

Thomas Cosgrove, Social Investigator, resigned February 16, 1924.

F. C. Breidenbach

John Howe

W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Pawnbroker

Henry D. Greenstein, 242 Market Street.

Constable

R. Ralph Black.

F. C. Breidenbach

John Howe

W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, By the Board of Commissioners of the City of Newark that the action of the Director of Revenue and Finance in awarding bonds of The City of Newark equally between Federal Trust Company and Ironbound Trust Company, of Newark, (such corporations having submitted identical bids for said bonds), as herein-after set forth, be and the same is hereby ratified and confirmed:

\$975,000 of an issue of \$1,000,000 Water Bonds of The City of Newark, at the bid of \$1,000,099.50 and accrued interest to date of delivery for \$975,000 par value of bonds.

John Howe

F. C. Breidenbach

W. J. Brennan

The roll being called, the resolution

was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

RESOLVED, That in pursuance of the provisions of Chapter 192 of the Laws of 1917 and amendments thereto and supplements thereof, the Director of Revenue and Finance be and he is hereby authorized to issue Tax Anticipation Bonds in a sum not to exceed One million dollars (\$1,000,000) in anticipation of collection of taxes 1924;

FURTHER RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution, amounting in the aggregate to One million dollars (\$1,000,000) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum and be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of accounts and the City Clerk be and they are hereby authorized to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252 of the Laws of 1916;

FURTHER RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized to sell said Temporary Loan Bonds at not less than par, either all at one time

or from time to time.

John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

RESOLVED, That Resolution No. 7930-F passed on December 24, 1923, authorizing the issuance of One million dollars (\$1,000,000) Tax Arrearage Bonds be and the same is hereby rescinded.

John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

WHEREAS, On December 28, 1923, patrolman Robert J. Leslie of the Department of Public Safety, commanded the Buick Automobile belonging to Frank D. Ryan of the City of Newark, for the purpose of pursuing a person suspected of crime and in the pursuit said automobile of said Frank D. Ryan was damaged by skidding into a fire hydrant at Cutler and Crane Streets, in the said City, to the extent of \$713.25 as shown by the annexed bills and estimates; and,

WHEREAS, George Eddie, a motor-man in the employ of the Public Service Railway Company, who aided in the pursuit of said supposed criminal, sustained personal injuries and the total loss of his uniform because of said accident and sustained damages to the amount of \$107.50 which said sum made up as follows: cost of new uniform \$30.50; loss of pay for two weeks at \$38.50 per week, \$77.00;

RESOLVED, That the sum of \$820.75 made up as aforesaid be and the same is hereby appropriated to Michael T. Long, Chief of Police of the City of Newark, to be paid to the persons entitled thereto as aforesaid.

W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

WHEREAS, Annie Colohan, Matron in the Police Division of the Department of Public Safety, did, on October 17, 1923, marry one John J. Brennan; and,

WHEREAS, By reason of said marriage the name of Annie Colohan has been changed;

THEREFORE, BE IT RESOLVED, That the said Annie Colohan, Matron, be carried on the records and payroll of the Police Division under the name

of Annie Brennan.

W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

RESOLVED, That Albert J. Lawlor, Michael L. Tenore, Martin A. Sherlock, Harry H. Foster, having been certified by the Civil Service Commission and having passed satisfactorily a physical examination by the Police Surgeon, be and they are hereby appointed as Patrolmen in the Police Division of the Department of Public Safety, to take effect March 16, 1924, and they shall be paid the same compensation and in like manner as are other Patrolmen in the same grade of service.

W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

RESOLVED, That the salary of Elizabeth S. Lewis, Clerk in the Family Court, Department of Public Safety, be and the same is hereby increased to \$3,000 per annum, effective March 1, 1924.

W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

RESOLVED, That the below mentioned eligibles, having satisfactorily passed physican examination conducted by the Department Surgeon, be and they are hereby appointed to the position of Fireman, Fire Division, Department of Public Safety, to be paid the same salary and in like manner as are other firemen in the same grade of service, effective March 1, 1924:

William C. Catherwood
Frederick C. Boehm
William Drumgould
Joseph F. Doll
William J. Friary
Edward F. Bowes
Chester J. Strselecik

W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach

RESOLVED, That William L. Douglas, having been certified as eligible by the Civil Service Commission, be and he is hereby appointed to

the position of Electrical Inspector in the Electrical Division, Department of Public Safety, at a salary of \$1,740.00 per annum, payable semi-monthly as other salaries are paid, effective March 1, 1924.

W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

RESOLVED, That Firemen Charles G. Burnett and John B. Conlon, having been certified as eligible by the Civil Service Commission, be and they are hereby promoted to the position of Captain in the Fire Division, U. F. D., Department of Public Safety, to be paid the same salary and in like manner as are other officers of similar rank, effective March 1, 1924.

W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

Commissioner Brennan submitted the following ordinances as a matter of information:

An Ordinance to provide for the

grading, curbing, flagging and paving of Berkeley Avenue from Fourth Street to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An Ordinance to provide for the paving of Cameron Road from Eastern Parkway to the Newark South Orange Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An Ordinance to provide for the paving of Dover Street from 433 feet south to Cliff Street southerly about 260 feet to its terminus with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An Ordinance to provide for the paving of Eastern Parkway from Cameron Road (also known as Andover Place) to about 665 feet southerly with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An Ordinance to provide for the resurfacing of Fabyan Place from Lyons Avenue to Buffington Street with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

An Ordinance to provide for the grading, curbing, flagging and paving of Grove Terrace from West End Avenue easterly to the Newark-Irvington Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An Ordinance to provide for the resurfacing of Heller Parkway from Ridge Street to First Street with as-

phalt pavement (1½" top, 1½" binder) on the old telford foundation.

An Ordinance to provide for the resurfacing of Heller Parkway from Summer Avenue to Mt. Prospect Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

An Ordinance to provide for the grading, curbing, flagging and paving of Keer Avenue from Bergen Street to Park View Terrace with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An Ordinance to provide for the paving of Montrose Street from Cameron Road to Varsity Road with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An Ordinance to provide for the grading, curbing, flagging and paving of North 11th Street from Bloomfield Avenue to First Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An Ordinance to provide for the paving of North 7th Street from Dav-
enport Avenue to Delavan Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An Ordinance to provide for the grading, curbing, flagging and paving of Park View Terrace from Lyons Avenue to Chancellor Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An Ordinance to provide for the paving of Prospect Row from Prospect Street westerly with a concrete pavement.

An Ordinance to provide for the resurfacing of South 11th Street from Avon Avenue to Clinton Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

An Ordinance to provide for the grading, curbing, flagging and paving of Valley Street from Stuyvesant Avenue to City Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An Ordinance to provide for the paving of Varsity Road from Montrose Street to the Newark-South Orange Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An Ordinance to provide for the grading, curbing, flagging and paving of West End Avenue from Caldwell Place to Valley Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Commissioner Brennan moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

RESOLVED, That the contract for

furnishing, delivering and placing into successful operation to the Department of Streets and Public Improvements, one (1) Type F-4 International Payroll Machine, be and the same hereby is awarded to Anderson Office Equipment Company, Newark, it being the lowest responsible bidder, the amount of its bid being Five hundred twenty-five dollars (\$525.00) each, less 10% discount.

Thomas L. Raymond
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Streets and Public Improvements be and he is hereby directed to advertise for sealed proposals for furnishing and delivering bituminous coal.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

WHEREAS, Public Service Railway Company now has a pole located on the easterly side of Bloomfield Avenue, distant fifty-three feet (53') northwardly from the point of intersection of the easterly curb line of Bloomfield Avenue produced with the northwesterly curb line of Highland Avenue produced, in the City of Newark, County of Essex and State of New Jersey, which pole for public reasons it is desired shall be moved fifteen feet (15') southwardly from its present position, otherwise to occupy the same relative position in the highway; and said Company has expressed a willingness to accede to such desire, upon being authorized and directed by resolution of this Body; therefore

RESOLVED, That the Public Service Railway Company be and it is hereby requested and directed to move the location of said pole and place the same in the position above recited, upon the express understanding that said Company shall not lose its right to maintain said pole at the former position in case the location hereby made shall be in any manner hereafter legally interfered with.

Thomas L. Raymond
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,

Howe, Mayor Breidenbach.

RESOLVED, That the compensation of Hermann Rosentreter, Engineer in Charge, Water Supply, in the Department of Streets and Public Improvements, be and the same hereby is increased to \$4,800 per year, effective March 1st, 1924.

Thomas L. Raymond
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

RESOLVED, That Edward M. Craig, Jr., be and he hereby is appointed temporarily as a Sanitary Engineer in the Department of Streets and Public Improvements, (Water) at a compensation of \$2,580 per year, effective March 1st, 1924.

Thomas L. Raymond
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate has been

submitted to the Board of Commissioners of the City of Newark by the Engineer in Charge of the Bureau of Sewers showing the probable cost of constructing a sewer in Eastern Parkway from the terminus of the present sewer for a distance of about 80 feet southerly for the use of the abutting property only together with lateral connections to the curb lines in said street, to be \$275.00, said probable cost being based on the best information obtainable as to the probable cost of such sewer; and,

WHEREAS, The entire cost of doing the work will be less than one thousand dollars;

THEREFORE, BE IT RESOLVED, That in accordance with the provisions of the said Chapter 115 of the State Laws of 1919 the estimate so submitted and presented be and the same is hereby adopted and ordered filed; and,

BE IT FURTHER RESOLVED, That the Board hereby signifies its intention to construct a sewer in Eastern Parkway from the terminus of the present sewer for a distance of about 80 feet southerly, together with lateral connections to the curb lines; and that the Director of the Department of Streets and Public Improvements of the City of Newark will hear objections to the making of said improvement on Monday, March 10th, 1924, at 10 o'clock A. M., at the office of the said Director on the second floor, City Hall, Newark, N. J.; and,

BE IT FURTHER RESOLVED, That the Engineer in Charge of the

Bureau of Sewers be and he is hereby authorized and directed to mail a copy of this resolution to the last known owner of record as shown by the tax records of the City of Newark, N. J., of property abutting on the portions of the street or highway through which such sewer is proposed to be constructed; and that the Engineer be and he is further instructed to post or cause to be posted a copy of this resolution in the City Hall, Newark, N. J., at least five days prior to the introduction of a second resolution setting forth the final decision of said Board to construct such sewer.

Thomas L. Raymond
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
How, Mayor Breidenbach.

WHEREAS, It is necessary to purchase rubber coats, rubber hats and rubber boots, to be used in the Bureau of Street Cleaning, Department of Streets and Public Improvements; and,

WHEREAS, in the judgment of the Board an exigency exists which will not permit of advertising for competitive bids for the purchase thereof;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that an exigency

exists which will not permit of advertising for competitive bids for the purchase of said rubber coats, rubber hats and rubber boots; and,

BE IT FURTHER RESOLVED, That the Director of the Department of Streets and Public Improvements be and he is hereby authorized and directed by virtue of the power and authority of Section 1 of Article XI of Chapter 152 of the Laws of 1917, as amended, to purchase rubber coats, rubber hats and rubber boots for the Department of Streets and Public Improvements, at an approximate cost of eight hundred dollars (\$800.00).

Thomas L. Raymond
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the

Grading, curbing, flagging and paving of Berkeley Avenue from Fourth Street to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

Paving of Cameron Road from Eastern Parkway to the Newark-South Orange Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

Paving of Dover Street from 423 feet south of Cliff Street southerly about 260 feet to its terminus with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

Paving of Eastern Parkway from Cameron Road (also known as Andover Place) to about 665 feet southerly with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

Resurfacing of Fabyan Place from Buffington Street to Lyons Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation;

Grading, curbing, flagging and paving of Grove Terrace from West End Avenue easterly to the Newark-Irvington Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

Resurfacing of Heller Parkway from Ridge Street to First Street with asphalt pavement (1½" top, 1½" binder) on the old telford foundation;

Resurfacing of Heller Parkway from Summer Avenue to Mt. Prospect Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation;

Grading, curbing, flagging and paving of Keer Avenue from Bergen

Street to Park View Terrace with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

Paving of Montrose Street from Cameron Road to Varsity Road with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

Grading, curbing, flagging and paving of North 11th Street from First Avenue to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

Paving of North 7th Street from Davenport Avenue to Delavan Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

Grading, curbing, flagging and paving of Park View Terrace from Lyons Avenue to Chancellor Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

Paving of Prospect Row from Prospect Street westerly with a concrete pavement;

Resurfacing of South 11th Street from Avon Avenue to Clinton Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation;

Grading, curbing, flagging and paving of Valley Street from Stuyvesant Avenue to the City Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

Paving of Varsity Road from Mont-

rose Street to the Newark-South Orange Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

Grading, curbing, flagging and paving of West End Avenue from Caldwell Place to Valley Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving or repaving of said streets including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be effected on account of the laying of the pavement or the setting or resetting of the curb, in accordance with the plans, specifications and profiles dated February 21, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said streets after the making of said improvements, the owner or any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said streets for each lot fronting upon said streets within thirty (30) days after the passage of an ordinance

providing for said improvements. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said streets for the purposes of this improvement shall be considered a lot.

That said improvement shall be undertaken as local improvements and the cost thereof shall be assessed against the property benefitted by said improvements, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That in order to temporarily finance said improvements the following sums are hereby appropriated:

For Berkeley Avenue grading, curbing, flagging and paving, \$44,900.00;

For Cameron Road paving, \$9,100.00;

For Dover Street paving, \$5,340.00;

For Eastern Parkway paving, \$15,300.00;

For Fabyan Place resurfacing, \$12,200.00;

For Grove Terrace grading, curbing, flagging and paving, \$26,790.00;

For Heller Parkway resurfacing, \$12,600.00;

For Heller Parkway resurfacing, \$5,900.00;

For Keer Avenue grading, curbing, flagging and paving, \$16,200.00;

For Montrose Street paving, \$14,000.00;

For North 11th Street grading, curbing, flagging and paving, \$29,000.00;

For North 7th Street paving, \$13,600.00;

For Park View Terrace, grading, curbing, flagging and paving, \$28,800.00;

For Prospect Row paving, \$900.00,

For South 11th Street resurfacing, \$9,200.00;

For Valley Street grading, curbing, flagging and paving, \$35,000.00;

For Varsity Road paving, \$3,490.00;

For West End Avenue grading, curbing, flagging and paving \$56,790.00;

and temporary bonds or notes shall be issued from time to time to meet the cost thereof; under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Streets and Public Improvements is hereby directed to give public notice in an authorized daily newspaper,

printed and published in the City of Newark, of the intention of the Board of Commissioners of the City of Newark to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on March 18th, 1924, at 11 o'clock A. M. at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

WHEREAS, It is necessary to purchase 10 horses to be used in the Bureau of Street Clearing in the Department of Streets and Public Improvements; and,

WHEREAS, In the judgment of the Board an exigency exists which will not permit of advertising for competitive bids for the purchase thereof.

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark that an exigency exists which will not permit of advertising for competitive bids for the purchase of said horses; and,

BE IT FURTHER RESOLVED, That the Director of the Department of Streets and Public Improvements be and he is hereby authorized and directed by virtue of the power and authority of Section 1 of Article XI of Chapter 152 of the Laws of 1917, as amended, to purchase 10 horses for the Department of Streets and Public Improvements, at an approximate cost of \$3,310.

Thomas L. Raymond
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto;

THEREFORE, BE IT RESOLVED, That the sum of twenty-one hundred dollars (\$2,100) be and the same is hereby appropriated to Margaret Fitzsimmons for the acquisition by the City of Newark of two certain tracts of salt meadow land containing 1.62 acres, more or less, being designated as follows:

First Tract: Block 1404, Lots 94-98
" 1405, " 99-113
(containing 1.35 acres)
Second Tract: Block 1406, Lot 4
(containing .26 acres)

on the official maps of the City of Newark, in pursuance to the terms of a certain contract between Stuart Lindsley and others, and the City of Newark, dated January 24, 1922. The said sum of twenty-one hundred dollars (\$2,100) being appropriated from the Port Newark Development account, and payment of the same to be made to the said Margaret Fitzsimmons upon the filing by her with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Streets and Public Improvements be and he is hereby directed to advertise for sealed proposals for furnishing and delivering one (1) electric winch, also one (1) or more Haetten Bulldozer.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

RESOLVED, That resolution, No. 8477, dated February 19th, 1924, awarding contracts for furnishing and delivering tile pipe, cement concrete pipe and maps of the City of Newark, be and the same hereby is rescinded, insofar as the same awards contract for furnishing and delivering maps, to the Interstate Map Company, due to a typographical error in said resolution, with respect to prices named therein for said maps, said resolution in other respects to remain in full force and effect; and be it

FURTHER RESOLVED, That the contract for furnishing and delivering maps of the City of Newark, to the Department of Streets and Public Improvements, be and the same hereby is awarded as follows:

Interstate Map Company, Newark
300 paper maps of the City of Newark, at \$1.90 each.
100 cloth maps of the City of Newark, at \$2.95 each.

Thomas L. Raymond
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Streets and Public Improvements, be and he is hereby directed to advertise for sealed proposals for furnishing and delivering Pig Lead and Lead Pipe.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

A communication dated February 21st, 1924, from the American Academy of Political and Social Science, Philadelphia, relative to the Twenty-eighth annual meeting of that association was received and read.

Commissioner Brennan moved that the communication be received and that as many of the Commissioners as can do so attend.

The roll being called, the motion was declared adopted by the following

votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The following communication was received and read:

Department of Revenue and Finance,
City Hall, Newark, N. J.

Feb. 25th, 1924.

Subject: In Re-sale of \$1,000,000 Water Bonds of the City of Newark.

The Board of Commissioners
of the City of Newark (Addressed)

Gentlemen:

In pursuance of a resolution passed by this Board, I advertised for sale on February 25, 1924:

\$1,000,000 Water Bonds of the City of Newark

The following is a complete list of all of the bids received for bonds:

J. S. Rippel & Co., \$1,000,805 for \$876,000 of bonds.

A. M. Lamport & Co., Inc., Eastman, Dillion & Co., and C. W. McNear & Co., \$1,000,540 for \$990,000 of bonds.

Welbam R. Compton Co., Remick Hodges Co., and Curtis & Sanger, \$1,000,250 for \$996,000 of bonds.

Estabrook & Co., and Hannahs, Ballin & Lee, \$1,000,800 for \$993,000 of bonds.

L. F. Rothschild & Co., \$1,000,155 for \$996,000 of bonds.

Seasongood & Mayer, George H. Burr & Co., and Boland & Preim, \$1,000,025 for \$988,000 of bonds.

First Nat. Bank, N. Y., Redmond & Co., and Kissel, Kinnicutt & Co., \$1,000,510 for \$995,000 of bonds.

Kean, Taylor & Co., and W. A. Har-

riman & Co., \$1,000,124. 48 for \$992,000 of bonds.

Hoffman & Co., and J. A. DeCamp & Co., \$1,000,257 for \$994,000 of bonds.

Harris Forbes & Co., and The Natl. City Co., \$1,000,130.58 for \$997,000 of bonds.

Lehman Bros., E. H. Rollins & Sons, and White, Weld & Co., \$1,000,442.50 for \$995,000 of bonds.

Hallgarten & Co., and Barr Bros. & Co., \$1,000,425 for \$994,000 of bonds.

The Equitable Trust Co., and Ames, Emerick & Co., \$1,000,273.50 for \$995,000 of bonds.

Clinton Trust Co., and H. L. Allen & Co., \$1,000,494 for \$990,000 of bonds.

Natl. State Bank, Newark \$100,000 for \$100,000 of bonds.

West Side Trust Co., \$1,000,613.80 for \$988,000 of bonds.

Natl. Newark & Essex Banking Co., \$1,000,103. 25 for \$989,000 of bonds.

Merchants & Mfg. Nat. Bank, \$1,000,100 for \$976,000 of bonds.

Fidelity Union Trust Co., \$1,000,076 for \$989,000 of bonds.

Federal Trust Co., \$1,000,099.50 for \$975,000 of bonds.

Ironbound Trust Co., \$1,000,099.50 for \$975,000 of bonds.

I accordingly divided said issue into two equal parts, the bids of Federal Trust Company and Ironbound Trust Company, of Newark, being identical, awarding half of said bonds to said Federal Trust Company and half to said Ironbound Trust Company, at the figures above set forth, the aforesaid bids being the highest and best which I could receive for such bonds.

Yours very truly,

John Howe,

Director of Revenue and Finance.

Ordered filed.

The following communication was received and read:

Board of Education,

City Hall, Newark, New Jersey

Feb. 14, 1924.

Board of Commissioners
of the City of Newark.

Gentlemen:

At the meeting of the Board of School Estimate held on Thursday morning, February 14, 1924, it was decided to respectfully recommend to the Board of Commissioners of the City of Newark that the sum of Five million, seven hundred and fifty thousand dollars (\$5,750,000) be appropriated to the Board of Education for the current expenses of the schools for the school year beginning July 1, 1924, and ending June 30, 1925, as set forth in the attached certificate.

Yours truly,

R. D. Argue,

Secretary.

Ordered filed.

The Annual Report of the following Department was received:

City Clerk for the year, 1923.

City Clerk: Commisisoner Gillen asked to have the Dog pound matter laid over for one week.

Mayor Breidenbach: Any motion to

that effect?

Commissioner Howe: I move that the dog pound contract matter be laid over for two weeks, when Commissioner Gillen will be here. It is in his department.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Mayor Breidenbach: Director Raymond is absent because he has a very important meeting with the New Jersey Water Commission on the Wanaque water supply situation. If there is no further business, a motion is in

order to adjourn.

Commissioner Brennan moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH

W. J. BRENNAN

JOHN HOWE

The Board of Commissioner of the City of Newark, N. J.

W. J. EGAN,
City Clerk.

MINUTES OF MEETINGS

OF THE

Board of Commissioners

March, 1924

NEWARK, N. J.

March 4, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present: Commissioners Howe, Raymond, Mayor Breidenbach.

Absent: Commissioners Brennan and Gillen.

The minutes of meeting of February 26th, 1924, were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Dr. William G. Hanrahan: Mr. Mayor, and Commissioners, there is two important matters on transportation that have been called to my at-

tention and I have been asked to come in on these matters. Two weeks ago I appeared before this body and we made an earnest request for the decision of this body, and to our knowledge we don't know that the Commission has taken any action one way or the other on it. I hope that something will be done to help those market merchants. They have gone in a new undertaking there and I think they need the sympathetic co-operation of the City of Newark in some mode of transportation that is going to bring the people closer to the market. There are men in the City of Newark who are ready to establish a new bus line that will not parallel the Public Service, or any other bus line. We feel this would help the taxpayers interest in this matter. I want to commend Commissioner Thomas L. Raymond for keeping the buses on the streets, and assisting them and developing that system, which I believe is the finest in this country. He has had to

fight and fight hard against some of the predatory interests of this State in keeping the buses on the streets and those of us who fear no one commend him. If he would only bring back that long grand smile, his friends would enjoy him a great deal more. It has always been a privilege to come here even when you didn't agree with us, Commissioner Raymond, to have you meet us as you have, because you are one of the most congenial characters in the City Hall. This is the outline of the proposed bus route, and it could be modified by the Department of Streets and Public Highways. (Dr. Hanrahan reads letter addressed to Commissioner Raymond.) We feel that the economic side of this question should be taken up and direct transportation put around that market. It is of vital interest and is a vital necessity to a five million dollar taxpayers' proposition and which has got to be propagated.

Commissioner Raymond: I have been giving consideration to it, Doctor, and I hope to have some report to make.

Dr. Hanrahan: There is another matter along the self-same lines. There is a large section of the City in the southwestern section there about Chancellor Avenue. There is a big colony of those things we have been fighting for for years, houses for the working people. I went over the section about a week ago, and I was rather appalled at the pleasant situation developing in that section. They are developing about a hundred new homes for our working people, most

of them single houses, something where children can be brought up, and the nearest mode of transportation is within five blocks of that on a bus line, and when those buses come through from Irvington to Lyons Avenue they are crowded. An elderly gentleman told me he had to wait sometimes three-quarters of an hour there before he could get a bus. The nearest car line is seven long blocks away from that point. We hope, Commissioner Raymond, you will also give that favorable consideration. We understand this route is so laid out that we will not have to appear before the Utility Commission. I discussed the matter with one of the under-secretaries of the Commission and he assured me if the bus line did not traverse the car lines they wouldn't have to apply to them, but it would be left to the City Commission. I want to read this letter. (Dr. Hanrahan reads letter of Ninth Ward Improvement Association addressed to Commissioner Raymond.) I was to be furnished a map today. I think they put the map on file.

Commissioner Raymond: I already have that map.

Dr. Hanrahan: We trust we may receive favorable consideration from you.

Commissioner Howe: I move that this matter be referred to Commissioner Raymond.

Dr. Hanrahan: I hope you gentlemen will take care of it.

Commissioner Raymond: It is being considered now.

Mayor Breidenbach: Director Howe has made a motion to refer the matter to Commissioner Raymond's Department.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond: I should like to take up the matter of transportation with a Committee of the Federated Improvers if you can have such a Committee appointed.

Dr. Hanrahan: We would be pleased to sit in with you or any of the other Commissioners.

Commissioner Raymond: I would like to make an appointment to go over the matter with you.

Dr. Hanrahan: What I have just said comes from the heart, that the City is indebted to you for keeping the buses on the streets.

Commissioner Raymond: I have been shown great gratitude for it. We are going to solve the bus problem in the right way regardless of any special interests, no matter what they are, and we don't care what the special interests do about it either. The only people we are trying to take care of are the people of Newark. I will meet with your association so as to get from you an expression of opinion. You represent a great element in Newark and are of great importance in looking after the public interest. I

should appreciate it if you would have a Committee appointed to meet with me.

Dr. Hanrahan: We want to commend you. We tried always to work with the Commission when we could. Certain corporations seem to think they have a monopoly. One of the Judges in this State said he didn't know me or one of my organizations to stand for anything but the highest. We thank you.

Commissioner Raymond: You have always had consideration here, haven't you?

Dr. Hanrahan: That is true, we always have.

Mayor Breidenbach: Any other citizen wish to be heard?

The following reports of the Commissioners of Assessments for Local Improvements were received and ordered filed:

Opening of a street 100 feet in width in the main, to be called Carnegie Avenue, from Haynes Avenue in a general southwesterly direction to the intersection of Evergreen Avenue and McClellan Street;

Opening and widening of McClellan Street from Frelinghuysen Avenue to Evergreen Avenue.

Commissioner Howe offered the following resolutions:

RESOLVED, That the Report of the Commissioners of Assessments for

Local Improvements of the City of Newark for benefits conferred by the construction of a sewer in Underwood Street between Stuyvesant Avenue and Sandford Avenue, which said Report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection.

John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the construction of a sewer in Vassar Avenue, between Bergen Street and Maple Avenue, which said Report is hereto annexed be, and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection.

John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the grading, curbing and flagging of Carolina Avenue from Laurel Place to Grove Terrace, which said Report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection.

John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the resurfacing of Park Street from Mul-

berry Street to Park Place, which said Report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection.

John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the resurfacing of Wright Street, from Clinton Avenue to Broad Street, which said Report is hereto annexed, be and the same is hereby in all adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection.

John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas —Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the grading, curbing and flagging of Peck Avenue from Second Avenue to First Avenue, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection.

John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the grading, curbing and flagging of Second Avenue from North Twelfth Street to the City Line, which said Report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED, That the City Clerk be and he is

hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection.

John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the resurfacing of Pennington Street from Broad Street to Mulberry Street, which said Report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection.

John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the construction of a sewer in Unity Avenue, between West End Avenue and Stuyvesant Avenue, which said Report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection.

John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the grading, curbing, flagging and paving of Leslie Street from Shaw Avenue to Lyons Avenue, which said Report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Of-

file of the Comptroller of the said City of Newark for collection.

John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the sum of Eight thousand, six hundred and eighty-nine dollars and fifty-seven cents (\$8,689.57) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs, as follows:

Outdoor Poor	\$5,301.00
Outdoor Poor	823.50
Outdoor Poor	2,565.07
	<hr/>
	\$8,689.57

F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Thirty-seven thousand, three hundred nineteen dollars and five cents (\$37,319.05)

be and the same is hereby appropriated to the City Treasurer of semi-monthly payrolls, February 16 to February 29, 1924, of the Department of Public Affairs as follows:

Public Affairs	\$ 1,277.07
Employment Bureau	812.16
Outdoor Poor	1,009.57
Almshouse	2,488.66
Bureau of Baths	2,537.66
City Home	2,251.65
Bureau of Health	12,395.58
City Hospital	14,546.70
	<hr/>
	\$37,319.05

F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of One hundred fifty-nine thousand, five hundred twenty-four dollars and twelve cents (\$159,524.12) be and the same is hereby appropriated to the City Treasurer as per the annexed certified list, same being the semi-monthly payroll of the Department of Public Safety from February 16th to 29th, 1924, as follows.

Director's Office	\$ 687.49
1st Criminal Court	716.65
2nd Criminal Court	645.40
3rd Criminal Court	572.49
Building Division	2,330.00
Electrical Division	960.00

License Division	567.50
Fire Division	70,166.62
Police Division	82,877.97
	<hr/>
	\$159,524.12

F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of Fifty-eight thousand, two hundred fifteen dollars and twenty-eight cents (\$58,215.28) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

Commerce Street opening and widening damages.....	\$57,000.00
Contingent	705.00
Collecting Taxes	251.68
City Sundries	153.60
Elections	105.00
	<hr/>
	\$58,215.28

John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Nineteen thousand, nine hundred thirty-one dollars and sixty-seven cents (\$19,931.67) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance from February 16th to 29th, 1924:

Director's	\$ 924.15
Comptroller's	2,207.50
Auditor's	1,340.00
City Treasurer's	775.00
Tax Receiver's	1,692.50
Tax Arrears (Temp.)	600.00
Board of Assessment and Revision of Taxes.....	5,973.30
Board of Assessments for Local Improvements	732.50
Law Department	2,154.98
City Clerk's Dept.	2,093.32
First District Court	760.93
Second District Court	677.49
	<hr/>
	\$19,931.67

John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Two thousand, six dollars and thirteen cents (\$2,006.13) be and the same is

hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property, as follows:

Additional Hospital accommodations	\$ 150.00
Centre Market	137.63
Market Construction	1,420.25
Green & Franklin St. property	298.25
	<hr/>
	\$2,006.13

John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of One thousand, seventy-five dollars and twenty-five cents (\$1,075.25) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending February 27, 1924, as follows:

Shade Tree	\$1,075.25
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John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Twelve thousand, three hundred fifteen dollars and sixty cents (\$12,315.60) be and the same is hereby appropriated to the City Treasurer for semi-monthly payrolls February 16, 1924, to February 29, 1924, of the Department of Parks and Public Property, as follows:

Director's Office	\$ 1,514.49
Printing and Stationery.....	137.50
Smoke Abatement	125.00
Weights and Measures	817.50
Centre Market	4,299.06
Public Buildings	4,499.55
Shade Tree	922.50
	<hr/>
	\$12,315.60

John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of Thirty-two thousand, seven hundred ninety-five dollars and eighty-five cents (\$32,795.85) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of

Streets and Public Improvements, as follows:

City Treasurer, weekly pay-
rolls ending February
27th, 1924\$32,795.85

Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Thirty-one thousand seven hundred forty-nine dollars and ninety-four cents (\$31,749.94) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

City Treasurer, semi-monthly
payrolls, ending period
February 29th, 1924.....\$31,749.94

Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach

RESOLVED, That the sum of Sixteen thousand, five hundred twenty seven dollars and forty-eight cents (\$16,527.48) be and the same hereby is appropriated to the persons named, as per certified list, attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

Street Cleaning\$16,527.48

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

WHEREAS, The Director of Public Safety advertised for sealed proposals covering the furnishing and installation of skylights for the garage and prison at the First Precinct Police Station; and,

WHEREAS, On the date set for the opening for said proposals only three were received, all of which are considered excessive in price; therefore be it

RESOLVED, That the proposals received for the furnishing and installation of skylights for the garage and prison at the First Precinct Police Station be and they are hereby re-

jected on the grounds of excessive price quoted.

F. C. Breidenbach
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the law and by the authority of this Board, the Director of the Department of Public Affairs has heretofore solicited, received and opened proposals for furnishing the material and performing the labor for painting interior and exterior of the Wilson Avenue Bathhouse, Newark, N. J.

WHEREAS, The lowest proposal received is that of Charles Barr, Jr., in the amount of Nine hundred and ninety-five (\$995) dollars for said work, which proposal is in all respects satisfactory to the Director of the Department of Public Affairs;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the proposal of said Charles Barr, Jr., be and the same is hereby accepted; and the Law Department be and the same is hereby directed to prepare the proper contract, and the Director of the Department of Public Affairs and the City Clerk are hereby authorized and directed to execute said contract on behalf of the City upon the adoption of this resolution.

F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the law and by authority of this Board, the Director of the Department of Public Affairs has heretofore solicited, received and opened proposals for furnishing the material and performing the labor of installing Eighty (80) Doors for the Wilson Avenue Bathhouse, Newark, N. J., Department of Public Affairs;

WHEREAS, The firm of Morton & Company in the amount of ten dollars and seventy-five cents (\$10.75) each for the doors and four hundred dollars (\$400) for installing same, which proposal is in all respects satisfactory to the Director of the Department of Public Affairs;

THEREFORE BE IT RESOLVED, By the Board of Commissioners of the City of Newark that the proposal of said Morton & Company be and the same is hereby accepted; and the Law Department be and it is hereby directed to prepare the proper contract, and the Director of the Department of Public Affairs and the City Clerk are hereby authorized and directed to execute said contract on behalf of the City upon the adoption of this resolution.

F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following changes affecting the payroll of the City Home, Department of Public Affairs, be and the same is hereby approved:

Appointment from Eligible List

August A. Pfeifer, Instructor of Physical Training, salary \$1,200 per annum, effective March 1, 1924.

F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That Albert Calcagno, of 35 Cutler Street, Newark, N. J., a resident of the First Ward, be and he is hereby appointed a Constable from the said First Ward for a term of one year beginning on the first day of January, 1924.

John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on September 11, 1923, issued its short time obligations known as Temporary Loan Bonds in the aggregate amount of Three hundred thousand dollars (\$300,000.00) for money expended for Market Construction, said Temporary Loan Bonds being numbered 450, 451 and 452, and dated September 11, 1923, and payable March 11, 1924; and,

WHEREAS, The improvement for which said Three hundred thousand dollars (\$300,000.00) of Temporary Loan Bonds were issued was for Market Construction, and is an improvement for which the City is authorized by Chapter 252 of the Laws of 1916, to issue bonds, and the City is without funds to pay said Three hundred thousand dollars (\$300,000.00) of Temporary Loan Bonds issued therefor;

THEREFORE, BE IT RESOLVED, That in pursuance of the provisions of an Act of the Legislature of the State of New Jersey, entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an

improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of Three hundred thousand dollars (\$300,000.00) for the purpose of temporarily financing the improvement aforesaid and renewing said Three hundred thousand dollars (\$300,000.00) issued therefor;

FURTHER RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to Three hundred thousand dollars (\$300,000.00) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum, be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252 of the Laws of 1916;

FURTHER RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized to sell said Temporary Loan Bonds at not less than par either all at one time or from time to time.

John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Board of Commissioners of Assessments for Local Improvements has made, completed and certified to this Board its report of awards for damages sustained by the following street improvements:

Opening of a street to be called Carnegie Avenue;

Opening and widening of McClellan Street.

RESOLVED, that the 25th day of March, A. D., 1924, be and the said date is hereby fixed for the consideration of said report at a meeting of this Board to be held in its meeting room (second floor rear) in the Newark City Hall, at 11 o'clock in the forenoon of that day, and the City Clerk of said City is hereby directed to give public notice of said meeting in the manner provided by law to all persons interested in said awards for damages.

John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Constables

Martin B. Rose
August F. Krenkel

John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in his office taxes of 1921 on property 389-391 Market Street and owned by Ernest D'Aquila, amounting to Two hundred eighty-two dollars (\$282.00) as the same is used for school purposes and should not have been assessed.

John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in his office taxes of 1920 on block 4019, lot 27, amounting to Ninety-four cents (.94) index

12966, also taxes of 1922 amounting to Ninety-five cents (.95) index 14141, taxes of 1923 amounting to One dollar and eighty-eight cents (\$1.88), known as the rear of So. Devine Street and as the same is used for park purposes it should not have been assessed.

John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in his office the second half of taxes of 1920 on property 96-100 Rodwell Avenue, block 4018, lots 19-20, amounting to Thirteen dollars and twelve cents (\$13.12), index 12920, also taxes 1921 amounting to Twenty-six dollars and thirty-two cents (\$26.32), index 14262, taxes 1922 amounting to Twenty-six dollars and forty-six cents, index 14105, taxes of 1923 amounting to Thirty-three dollars and eighty-four cents (\$33.84) as the same is used for park purposes and should not have been assessed.

John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in his office assessment for Miller Street paving amounting to Two hundred dollars (\$200.00) on block 1179, lot 49A as the same is in line with Tichenor Lane and is used for street purposes, and should not have been assessed.

John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for printing books and forms for the Auditor's office, City Treasurer's Office and Comptroller's office; and,

WHEREAS, The Essex Press bid the sum of One thousand three hundred and fifty-two dollars (\$1,352), which bid was the lowest responsible one submitted;

THEREFORE, BE IT RESOLVED, That the contract for said printing be and the same is hereby awarded to

the Essex Press at the price aforesaid; and,

BE IT FURTHER RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

F. C. Breidenbach
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for printing books and forms for the First District Court, Second District Court and Office of the City Clerk; and,

WHEREAS, L. Nurkin bid the sum of One thousand, five hundred and seventy-four dollars (\$1,574), which bid was the lowest responsible one submitted;

THEREFORE, BE IT RESOLVED, That the contract for said printing be and the same is hereby awarded to L. Nurkin at the price aforesaid; and,

BE IT FURTHER RESOLVED, That the Director of the Department of Parks and Public Property and the

City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

F. C. Breidenbach
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for printing books and forms for the Board of Assessment and Revision of Taxes, Tax Receiver's Office and Personal Tax Arrears Office; and,

WHEREAS, The Modern Printing Company bid the sum of Four thousand five hundred and thirty-two dollars (\$4,532), which bid was the lowest responsible one submitted;

THEREFORE, BE IT RESOLVED, That the contract for said printing be and the same is hereby awarded to the Modern Printing Company at the price aforesaid; and,

BE IT FURTHER RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

F. C. Breidenbach
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the furnishing of rugs to the City Hall; and,

WHEREAS, The T. H. Donahue Floor Covering Company bid the sum of Five hundred and twenty-five dollars (\$525), which bid was the lowest responsible one submitted;

THEREFORE, BE IT RESOLVED, That the contract for said rugs be and the same is hereby awarded to the T. H. Donahue Floor Covering Company at the price aforesaid; and,

BE IT FURTHER RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

F. C. Breidenbach
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Mary Gannon be and she is hereby temporarily appointed as telephone operator at the Centre Market, Department of Parks and Public Property, at a salary of Eighteen dollars (\$18) per week, said appointment to become effective March 4, 1924.

F. C. Breidenbach
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidebnach.

Commissioner Raymond submitted the following ordinances as a matter of information:

An ordinance to provide for the construction of an eighteen (18) inch storm water sewer through Weequahic Park from a point in Elizabeth Avenue about 60 feet south of Hansbury Avenue for a distance of about 560 feet easterly.

An ordinance to provide for the paving of Eighteenth Avenue from Stuyvesant Avenue to Sanford Avenue with napped reclipped granite block pavement on a six (6) inch concrete foundation.

An ordinance to provide for the grading, curbing, flagging and paving

of Pine Grove Terrace from South Orange Avenue to 1,300 feet more or less southerly with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An ordinance to provide for the repaving of Poinier Street from New Jersey Railroad Avenue to Frelinghuysen Avenue with napped reclipped block pavement on a six (6) inch concrete foundation.

An ordinance to provide for the grading, curbing, flagging and paving of Sunset Avenue from 531 feet south of Abinger Place to Lindsley Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An ordinance to provide for the repaving of High Street from Orange Street to Eighth Avenue with napped reclipped granite block pavement on a six (6) inch concrete foundation and from Eighth Avenue to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An ordinance to provide for the repaving of Court Street from Howard Street to Prince Street with asphalt pavement (1½" top 1½" binder) on a six (6) inch concrete foundation, and from Prince Street to Belmont Avenue with napped reclipped granite block pavement on a six (6) inch concrete foundation.

Commissioner Raymond moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and Gleason-Tiebout Glass Company for the furnishing and delivering to the Department of Streets and Public Improvements of crystal boulevard globes and opal domes, a copy of which contract dated January 29th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between The City of Newark and A. Steiert and Sons for the furnishing and delivering to the Department of Streets and Public Improvements of brooms, a copy of which contract dated January 10th, 1924, is hereto

annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between The City of Newark and Welsbach Company for the furnishing and delivering to the Department of Streets and Public Improvements of artificial silk gas mantles, a copy of which contract dated January 29th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between The City of Newark and De Cozen Motor Company for the furnishing and delivering to the Department of Streets and Public Improvements of Maxwell automobile, a copy of which contract dated January 30th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and James Crowell Lumber Company for the furnishing and delivering to the Department of Streets and Public Improvements of lumber, a copy of which contract dated February 5th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between The City of Newark and City Hall Press for the furnishing and delivering to the Department of Streets and Public Improvements of printing, a copy of which contract dated January 10th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between The City of Newark and Ludlow & Squier for the furnishing and delivering to the Department of Streets and Public Improvements of pick handles, scoops and shovels, a copy of which contract dated January 14th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Streets and Public Improvements and the City Clerk hereby are authorized and

directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Streets and Public Improvements is hereby directed to advertise for sealed proposals for the construction of a sewer in Thirteenth Avenue between Boston Street and Wickliffe Street and between Hunterdon Street and Littleton Avenue. Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That John Kenneally, whose name has been certified by the Civil Service Commission as eligible, be and he hereby is appointed a blacksmith in the Department of Streets and Public Improvements (Street

Cleaning and Refuse Collection) at a compensation of \$7.50 per day, effective March 6th, 1924.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled, "An Act concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto, and amendments thereof, to order and cause the construction of an eighteen (18) inch pipe sewer for storm water only through Weequahic Park from a point in Elizabeth Avenue about 60 feet south of Hansbury Avenue for a distance of about 560 feet easterly, together with all the appurtenances necessary to complete the same and in accordance with the plans, specifications and profiles dated February 26th, 1924, and now on file in the office of the Department of Streets and Public Improvements.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$3,500.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$3500.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Streets and Public Improvements is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on March 25th, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Streets and Public Improvements be and he is hereby authorized to advertise for sealed proposals for an additional anchor system for a portion of the bulkhead platform at Port Newark Terminal, over a distance of approximately 120 feet on the east side of and adjacent to the Central Railroad of New Jersey (Newark and Elizabethport Branch), consisting of the necessary vertical and batter piles, iron tie-rods and fastenings.

All to be known as "Port Newark Terminal Development Project."

Bids to be received between the hours of 10 and 10:15 A. M. at the office of the said Director on such date as he shall in said advertisement designate.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917—319) and the supplements thereto, and amendments thereof, to order and cause the

Paving of Eighteenth Avenue from Stuyvesant Avenue to Sanford Avenue with napped reclippped granite block pavement on a six (6) inch concrete foundation;

Grading, curbing, flagging and paving of Pine Grove Terrace from South Orange Avenue to 1300 feet, more or less, southerly with asphalt pavement (1½" top—1½" binder) on a six (6) inch concrete foundation;

Repaving of Poinier Street from New Jersey Railroad Avenue to Frelinghuysen Avenue with napped reclippped granite block pavement on a six (6) inch concrete foundation.

Grading, curbing, flagging and paving of Sunset avenue from 531 feet south of Abinger Place to Lindsley Avenue with asphalt pavement (1½" top—1½" binder) on a six (6) inch concrete foundation;

Repaving of High Street from Orange Street to Eighth Avenue with napped reclippped granite block pavement on a six (6) inch concrete foundation, and from Eighth Avenue to Bloomfield Avenue with asphalt pavement (1½" top—1½" binder) on a six (6) inch concrete foundation;

Repaving of Court Street from Howard Street to Prince Street with asphalt pavement (1½" top—1½" binder) on a six (6) inch concrete foundation, and from Prince Street to Belmont Avenue with napped reclippped granite block pavement on a six (6) inch concrete foundation;

With the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving or repaving of said streets, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, in accordance with the plans, specifications and profiles dated March 3rd, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said streets after the making of said improvements, the owners of any and all lands on the line of said improvements are hereby ordered and directed to make the necessary connections with the sewer, water and gas mains to the curb lines in said streets for each lot fronting upon said streets within thirty (30) days after the passage of an ordinance providing for said improvements. Upon failure of any such

owner to make or cause said connections to be made, the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said streets for the purpose of this improvement shall be considered a lot.

That said improvements shall be undertaken as local improvements and the cost thereof assessed against the property benefitted by said improvements, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That in order to temporarily finance said improvements the following sums are hereby appropriated, viz:

For Eighteenth Avenue paving, \$30,300.00.

For Pine Grove Terrace paving, \$24,700.00.

For Poinier Street repaving, \$32,200.00.

For Sunset Avenue paving, \$7,750.00.

For High Street repaving, \$75,250.00.

For Court Street repaving, \$26,700.00.

And temporary bonds or notes shall be issued from time to time to meet the cost thereof, under and by virtue

of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916—525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Streets and Public Improvements is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners of the City of Newark to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on March 25th, 1924, at 11 o'clock a. m., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Hove, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency, and the City Clerk hereby is directed to file the same with the Department of Streets and Public Improvements, which will in turn file the same with the proper city officer.

Gleason-Tiebout Glass Company, furnishing and delivering crystal boulevard globes and opal domes. (Contract bond).

A. Steiert and Son, furnishing and delivering brooms. (Contract bond).

Welsbach Company, furnishing and delivering artificial silk gas mantles. (Contract bond).

De Cozen Motor Company, furnishing and delivering Maxwell automobiles. (Contract bond).

James Crowell Lumber Company, furnishing and delivering lumber. (Contract bond).

City Hall Press, furnishing and delivering printing. (Contract bond).

Ludlow & Squier, furnishing and delivering picks, handles, scoops and shovels. (Contract bond).

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Port Street Bridge over the right of way of the Newark and Elizabethport branch of the Central Railroad of New Jersey is in very bad condition, and is dangerous to traffic, and it is therefore urgent that immediate repairs be made to this structure, and traffic be restricted as to weight; and

WHEREAS, the Director of the Department of Streets and Public Improvements has recommended to this Board that this bridge be repaired and rebuilt to take care of modern highway traffic, at an approximate cost of \$15,000, and has advised that an exigency exists which will not permit of public advertising for competitive bids for doing the necessary work;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, That it hereby declares that an exigency exists which will not permit of advertising for competitive bids for the immediate repair and reconstruction of said Port Street Bridge; and

BE IT FURTHER RESOLVED, That the Director of the Department of Streets and Public Improvements be and he is hereby authorized and directed to enter into an agreement for the doing of the work aforesaid, at an approximate cost of \$15,000, under and by virtue of the power and authority of Section I of Article XI of Chapter 152 of the Laws of 1917, as amended.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners, Howe, Raymond, Mayor Breidenbach.

WHEREAS, by virtue of the provisions of Chapter 4 of the Laws of 1924, this Commission is empowered by resolution to change the name of the Department known as the "Department of Streets and Public Improvements" to the "Department of Public Works;" and

WHEREAS, The Director of the said Department of Streets and Public Improvements has requested that the name of said department be changed to the "Department of Public Works;"

THEREFORE BE IT RESOLVED, by the Board of Commissioners of the City of Newark, by virtue of the provisions of said Chapter of the Laws of 1924, That the name of the "Department of Streets and Public Improvements" be and the same is hereby changed to the "Department of Public Works;" the same to take effect upon the passage of this resolution.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

A communication from the Pennsylvania Railroad Company relative to the pension system inaugurated January 1st, 1900, for its employees was received, read and on motion ordered filed.

A communication from the National Lumber Manufacturers' Association, inviting the city to send a representative to the Building Officials' Conference to be held in Louisville, Kentucky, beginning on April 8th, was received, read and on motion ordered referred to the Director of Public Safety.

The following annual report was received:

Newark Technical School for year ending December 31, 1923.

The following reports of City Officers were received and ordered filed:

Department of Weights and Measures for February, 1924.

Department of Buildings for February, 1924.

Clerk, 1st District Court for February, 1924.

Clerk, 2nd District Court for February, 1924.

Clerk of Almshouse for February, 1924.

Clerk of Centre Market for February, 1924.

City Clerk (2) for February, 1924.

Richard P. Rooney, Clerk, 1st Criminal Court, Part I, for February, 1924.

Thomas F. Guthrie, Clerk, 2nd Criminal Court, Part II, for February, 1924.

Harry Grundman, Deputy Clerk, 2nd Criminal Court, Part I, for February, 1924.

Arthur J. Connelly, Clerk, 3rd Criminal Court, Part I, for February, 1924.

Arthur J. Connelly, Clerk, 3rd Criminal Court, Part II, for February, 1924.

City Treasurer for February, 1924.

Comptroller for February, 1924.

Elizabeth S. Lewis, Clerk, Family Court, for February, 1924.

Auditor of Accounts for December, 1923.

The following communication was received and read:

Department of Revenue and Finance,
Office of the City Treasurer,
City Hall, Newark, N. J.

To the Honorable,
The Commissioners, City of Newark, N. J.

Gentlemen:—

The following is an analysis of expenditures of the City of Newark, N. J., for the month of February, 1924, consolidated in Departmental items as taken from the City Treasurer's Cash Book:

Public Affairs	\$ 124,334.96
Revenue and Finance.....	32,077.96
Parks and Public Property and Weeklies	233,839.21
Streets and Public Improvements, Water and Weeklies	507,968.74
Public Safety	341,149.43
General	511,796.41
Schools	50,000.00
Bonds	500,000.00
Interest	11,250.00
Redemption	3,941.55

Total Disbursed	\$2,316,358.26
Cash on hand Feb. 29th, 1924	1,503,316.66

Statement

\$3,819,674.92

Respectfully submitted,
John J. Sugrue,
Acting City Treasurer.

Ordered filed.

Department of Revenue and Finance,
Office of the City Treasurer,
City of Newark, N. J.

To the Honorable,
The Commissioners, City of Newark, N. J.

Gentlemen:—

In compliance with the Act of the Legislature, entitled, "A Further Supplement of the Act, entitled, 'An Act to Amend and Revise the Charter of the City of Newark, N. J.," approved February 22nd, 1866, I herewith present a statement of the cash transactions of the City for the month of February, 1924:

RECEIPTS

Cash on hand Jan. 31st, 1924	\$ 637,354.41
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Received from the Comptroller, as follows:

For:

Street Improvements	31,820.67
Bonds—Water & premium	1,000,099.50
Temporary Loans	1,485,000.00
Funds—Redemptions	4,587.40
Hospital	331.10
Health, pension.....	78.80
Fire	480.30
Home	173.00
Green & Franklin Property	1,061.34
City Property	50.00
Markets	33,397.49
Market Construction	1,200.00
Shade Tree	5.00
Bureau of Docks	520.00
Motors	35.91
Lighting	115.91
House Sewers.....	1,180.22
Streets	4,327.39
Street Cleaning	741.56
Water Rents.....	186,692.24
Service	7,132.17

Miscellaneous Revenue:

Licenses, General	23,134.50
Dogs	2,062.00
City Clerk's Fees.....	540.90
Hospital	1,090.48
Health	880.50
Alterations & Electrical	8,729.00
Jitney	16,069.68
Baths	738.06
Fire	722.50
Library	3,219.83
Public Buildings	1.50
Telephone Rebate	61.15
Police Court Fines.....	3,714.00
District Courts	2,615.41
Searches	1,352.75
Home	15.29
Ordinance	3.00

Personal Arrears, Fees

and Costs	240.24
Cost of Sales	9.25
Shade Trees	75.19
Bureau of Street Cleaning	102.00
Sewers	850.00
Streets	300.00

Taxes, Arrears:

Real Estate, 1923.....	266,524.98
1922	37,027.09
1921 and prior....	3,066.73
Personal, 1923 & Polls	26,604.46
1922 & Polls	2,762.41
1921 & Polls & Prior....	198.22
Shade Trees, 1922.....	65.00
Interest	20,514.89

Total on hand.....\$3,819,674.92

Respectfully submitted,

John J. Sugrue,

Acting City Treasurer.

Ordered filed.

Commissioner Howe moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH,

JOHN HOWE,

THOMAS L. RAYMOND,

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN,

City Clerk.

NEWARK, N. J.

March 11, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present: Commissioners Howe, Raymond, Mayor Breidenbach.

Absent: Commissioners Brennan Gillen.

The minutes of the meeting of March 4th, 1924, were read and approved.

Mr. Theodore G. Hindenlang, 9 Clinton Street: I appeared before you some time ago relative to a service station at Lafayette Street and Wilson Avenue. Since that time I might say we had a hearing before Director Brennan and he ordered a permit be given to us; he ordered the Building Department to give a permit. Mr. Jenkinson, of the Department of Combustibles, is satisfied that we have complied with all the requirements, regulations, etc. We are now confronted with the proposition that we cannot get our permit from the Building Department. I might say that it has come to the point where Mr. Bigelow refuses to give us a permit in spite of the fact that he had been ordered to do so by Director Brennan. For instance, after all the arguments that he has advanced and after the Law Department was represented at the hearing before Director Brennan, Mr. Bigelow cannot advance any reason

why this permit should not be given. He comes along the other day and raises the foolish argument that Lafayette Street is a city-owned street and we could not put tanks under the sidewalk, notwithstanding the fact that Mr. Jenkinson of the Bureau of Combustibles is satisfied that we have complied with all requirements. I do not think it is fair for you gentlemen to compel me to go into court for this permit when we feel that it is something we are rightfully entitled to. After we filed our application for this service station this Board amended the zoning law. We feel that we should not be compelled to comply with the provisions of this amendment since our application was filed before your Board amended the zoning law.

Commissioner Raymond: My Department never heard anything about this application. Mr. Bigelow has no jurisdiction over sidewalks.

Commissioner Howe: I do not see how we can do anything in the absence of Director Brennan. I would suggest, Mr. Hindenlang, that you get in touch with Director Brennan, who is expected back today, in reference to this permit.

Mr. A. Baer, 675 Sanford Avenue: I am appearing before you to urge the opening of Varsity Road from Sanford Avenue to the South Orange Line. The owners of property in this neighborhood are all in favor of this improvement. The opening of this street for further improvements and development is absolutely necessary. I have lots there and I am to build 8 houses this year if the street is opened.

Commissioner Raymond: They came down here protesting—100 strong—against the opening of this street. I will, however, be glad to take this matter up with you.

Commisisoner Howe moved that the matter be referred to Commissioner Raymond.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Mr. Fred Rover: I am appearing in reference to the storm water sewer from Goldsmith Avenue to Chancellor Avenue. In this respect I would like to say that when the Bergen Street storm water sewer was built in 1915 it was understood that that would take care of all surface water for the future. Of course, I realize that this sewer is needed to take care of the surface water from Goldsmith Avenue to Chancellor Avenue. I am therefore not opposing the construction of this sewer. The question that I am interested in at the present time is, how far are you going to go with the assessments for this improvement?

Commissioner Raymond: It will probably be combined with the Chancellor Avenue sewer. I realize that nobody wants to be over-taxed. I should think it would be a small assessment. Mr. Rankin says this is a necessary improvement. That question can be taken up with the Assessment Commission. You will have an op-

portunity to discuss the assessment question with them.

Mr. Hubert McCauley, 31 Clinton Street: On August 15th and 16th the American Legion will hold a State Convention here. There has never been a convention of this kind held in the City of Newark. I would like to see the City of Newark live up to the slogan that "Newark knows how." I would respectfully request an appropriation of \$1,000 to help defray the expenses of this convention.

Commissioner Howe moved that this matter be referred to the Corporation Counsel for a written opinion.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidebnach.

The following reports of the Commissioners of Assessments for Local Improvements assessing benefits for street improvements were received, read and ordered filed:

Schuyler Avenue paving from Hawthorne Avenue to Nye Avenue.

North Twelfth Street grading, curbing and flagging from Abington Avenue to Second Avenue.

The intersection of Belleville Avenue and Bloomfield Avenue as recently opened and widened should be graded, curbed, flagged and paved.

Hayes Street should be resurfaced, from Springfield Avenue to South Orange Avenue.

Ogden Street should be repaved from Bridge Street to Fulton Street.

A system of sewers should be constructed to be known and designated as "Monticello Park Sewers."

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of a system of sewers to be known and designated as the "Lehigh Avenue Sewer and Branches."

"The Board of Commissioners of The City of Newark, do ordain:

Section 1. That a system of eight (8) inch pipe sewers for house sewage only shall be constructed in the following streets: Lehigh Avenue between Osborne Terrace and Clinton Place; Huntington Terrace between Lehigh Avenue and a point about 120 feet north of Mapes Terrace; Schuyler Avenue between Lehigh Avenue and Shephard Avenue; Goodwin Avenue between Lehigh Avenue and Shephard Avenue and Mapes Terrace between Huntington Terrace and Schuyler Avenue. The sewers to be constructed with house connections to the curb lines and to be known and designated as the "Lehigh Avenue Sewer and Branches. Under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof. Together with all the appurtenances necessary to complete the same in accordance with the plans, specifications

and profiles dated December 10, 1923, and now on file in the office of the Department of Streets and Public Improvements.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement in proportion to the benefits received, under and by virtue of the provisions of the act above referred.

Section 3. That in order to temporarily finance said improvement the sum of \$8,000.00 is hereby appropriated and temporary bonds or notes shall be issued from time to time to meet the cost thereof under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Commisisoner Raymond moved that the ordinance be taken up on third

reading and final passage on March 18th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of a storm water sewer in Grove Terrace between Pine Grove Terrace and the main sewer about 100 feet east of West End Avenue, together with a branch in West End Avenue between Grove Terrace and Lindsley Avenue.

The Board of Commissioners of The City of Newark, do ordain:

Section 1. That a storm water sewer shall be constructed in Grove Terrace between Pine Grove Terrace and the main sewer about 100 feet east of West End Avenue, together with a branch in West End Avenue between Grove Terrace and Lindsley Avenue. The part in Grove Terrace from the main sewer to West End Avenue to be twenty-four (24) inch concrete pipe and from West End Avenue to Pine Grove Terrace fifteen (15) inch concrete pipe, the branch sewer in West End Avenue to be eighteen (18) inch concrete pipe. Together with all the appurtenances necessary to complete the same. Under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities,"

approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$2,700.00 is hereby appropriated to pay the cost of said improvement and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$2,700.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or other municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this or-

inance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on March 18th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of a storm water sewer in Eighteenth Avenue from Sunset Avenue to the main sewer about 100 feet east of West End Avenue.

The Board of Commissioners of The City of Newark, do ordain:

Section 1. That a storm water sewer shall be constructed in Eighteenth Avenue from Sunset Avenue to the main sewer about 100 feet east of West End Avenue. The part from the main sewer to Alexander Street to be twenty-four (24) inch concrete pipe and from Alexander Street to Sunset Avenue eighteen (18) inch concrete pipe, together with all the appurtenances necessary to complete the same. Under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917,319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local im-

provement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$4,000.00 is hereby appropriated to pay the cost of said improvement and for the purpose of meeting said appropriation and temporarily financing said improvements, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$4,000.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on March 18th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of a fifteen (15) inch pipe sewer for storm water only on Maple Avenue between Chancellor Avenue and Goldsmith Avenue.

The Board of Commissioners of The City of Newark, do ordain:

Section 1. That a fifteen (15) inch pipe sewer for storm water only shall be constructed on Maple Avenue between Chancellor Avenue and Goldsmith Avenue, together with all the appurtenances necessary to complete the same and in accordance with the plans, specifications and profiles dated February 11, 1924, and now on file in the office of the Department of Streets and Public Improvements, under and by virtue of the provisions of an Act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$3,500.00 is hereby appropriated to pay the cost of said improvement, and for the pur-

pose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$3,500.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordeerd to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on March 18th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

The following communication was received and read:

Department of Public Safety
Division of Buildings

Newark, N. J., March 8, 1924.

The Board of Commissioners of
The City of Newark.

Honorable Sirs:

The enclosed ordinance amending the Building Zone Ordinance by changing the height limit on the block bounded by Second Avenue, Lake Street, Highland Avenue and Bloomfield Avenue has been approved by the Commission on Building Districts and Restrictions.

Respectfully,

R. B. Rankin,
Secretary Zoning Commission.

Ordered filed.

Commissioner Raymond moved that the title of An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The ordinance having been read three times was then declared to be upon its third and final pasage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the sum of Thirty-three thousand, seven hundred and fifty dollars (\$33,750.00) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Affairs as follows:

Rental of beds in institutions\$33,750.00

F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Forty thousand, five hundred and fifty dollars and thirty cents (\$40,550.30) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs, as follows:

City Home	\$ 3,297.37
Bureau of Health	5,084.48
Bureau of Baths	2,942.00
City Hospital	23,996.54
Alms House	5,149.61
Public Affairs	75.09
City Sundries	5.21
	<hr/>
	\$40,550.30

F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of One thousand, two hundred eighty-seven

dollars and ten cents (\$1,287.10) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Revenue and Finance	\$ 36.00
Contingent	859.10
Street Improvement charges..	350.00
City sundries	342.00
	<hr/>
	\$1,287.10

John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Seventeen thousand, two hundred sixteen dollars and fifty-two cents (\$17,216.52) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Public Safety	\$ 37.20
Fire Department	7,950.71
Police Department	8,152.78
Construction & Alteration of Buildings	345.45
License	261.88
Reserve uncompleted contracts	3,468.60
	<hr/>
	\$17,216.52

F. C. Breidenbach
John Howe
Thomas L. Raymond

Department of Parks and Public Prop-
erty for week ending March 5, 1924,
as follows:

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Howe Ray-
mond, Mayor Breidenbach.

RESOLVED, That the sum of Five
thousand, eight hundred nineteen dol-
lars and nine cents (\$5,819.09) be and
the same is hereby appropriated to
the persons named on the annexed
certified list, being the bills and claims
of the Department of Parks and Pub-
lic Property as follows:

Centre Market	\$ 27.00
Green & Franklin Street property	470.00
Maintenance of dog pound....	874.99
Public Buildings	4,447.10
	<hr/>
	\$5,819.09

John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Howe, Ray-
mond, Mayor Breidenbach.

RESOLVED, That the sum of Nine
hundred, seventy-eight dollars and
forty cents (\$978.40) be and the same
is hereby appropriated to the City
Treasurer as per annexed certified
list, being the weekly payroll of the

Shade Tree\$978.40

John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Howe, Ray-
mond, Mayor Breidenbach.

Commisisoner Raymond offered the
following resolutions:

RESOLVED, That the sum of Eigh-
ty-four thousand, five hundred eighty-
nine dollars and seventy-one cents
(\$84,589.71) be and the same hereby
is appropriated to the persons named,
as per certified list attached, being the
gross amount of bills contracted and
chargeable to the Department of
Streets and Public Improvements, as
follows:

Port Newark Development..	\$32,169.88
Wanaque Fund	52,419.83
	<hr/>
	\$84,589.71

Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Howe, Ray-
mond, Mayor Breidenbach.

RESOLVED, That the sum of One hundred and fifty thousand dollars (\$150,000.00) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

Wanaque Fund\$150,000.00

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Thirty thousand, nine hundred fifty-two dollars and eighty-one cents (\$30,952.81) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

City Treasurer, weekly pay-rolls ending March 5th,
1924\$30,952.81

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Public Affairs, publicly solicited, received and opened proposals for the laundering of the towels for the Bureau of Baths, Department of Public Affairs;

WHEREAS, The Troy City Laundry, Inc., having bid the sum of eighty-three cents (\$.83) per hundred for the said work is the lowest responsible bidder;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the proposal of said Troy City Laundry, Inc., be and the same is hereby accepted and the contract awarded to the Troy City Laundry, Inc., at the price aforesaid, said contract to be for one year (1) commencing March 16, 1924, and terminating March 15, 1925, and the Law Department is directed to prepare the contract for said work upon the adoption of this resolution and the Director of the Department of Public Affairs and the City Clerk of said City are hereby authorized and directed to execute the said contract.

F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Public Affairs, publicly solicited, received and opened proposals for the laundering of Bathing Suits for the Bureau of Baths, Department of Public Affairs;

WHEREAS, The Ironbound Laundry Co., Inc., having bid the sum of ninety (90) cents per hundred for the said work is the lowest responsible bidder;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark that the proposal of said Ironbound Laundry Co., Inc., be and the same is hereby accepted and the contract awarded to the Ironbound Laundry Co., Inc., at the price aforesaid, said contract to be for one year (1) commencing March 16, 1924, and terminating March 15, 1925, and the Law Department is directed to prepare the contract for the said work upon the adoption of this resolution and the Director of the Department of Public Affairs and the City Clerk of said City are hereby authorized and directed to execute the said contract.

F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following changes affecting the payrolls of the Department of Public Affairs, be and the same are hereby approved:

Mayor's Office

Gussie J. Koehler, Clerk-Stenographer, from \$1,320 to \$1,380 per annum, effective March 1, 1924.

Bureau of Health

(Promotion)

John A. Donovan, from Sanitary to Health Inspector, at a salary of \$2,160 per annum, effective March 16, 1924.

Temporary Appointment from Eligible List

Jennie A. Holzschuh, Visiting Nurse, at a salary of \$1,320 per annum, effective March 16, 1924.

Leave of Absence

Margaret Cullen, Visiting Nurse, leave of absence for three months, without pay, dating from March 1, 1924.

Alms House

(Resignation)

Edward Thomas, Orderly, resignation, to date from March 1, 1924.

F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the followings changes effecting the payroll of the Newark City Hospital, be and the same are hereby approved:.

Appointments in the Non-Competitive Class

William Gray, St. Room Helper, \$696, February 26, 1924.

Elizabeth Cahill, Undergraduate Nurse, \$600, March 1, 1924.

James F. McCue, Porter, \$600, February 21, 1924.

Thomas Graham, Laundry Worker, \$696, March 3, 1924.

Harry Jacobs, Orderly, \$696, February 25, 1924.

Henrietta Mebus, House Maid, \$576, February 21, 1924.

Adele Paurice, House Maid, \$600, February 28, 1924.

Annie Mitchell, House Maid, \$576, February 28, 1924.

Ida Johnson, House Maid, 576, February 28, 1924.

Appointments in the Competitive Class

Amelia Bauer, Dietician Instructor, Temp., \$6 a lesson, March 3, 1924.

Ruth A. Hall, Resident Nurse, Temp., \$1,080, March 1, 1924.

Agnes Kempson, Resident Nurse, Temp., \$1,080, March 5, 1924.

Appointment from Certification

Charles Reilly, Fireman, \$2,184, March 1, 1924.

Leave of Absence

Jennie Lloyd, Porter, 1 month, illness, March 3, 1924.

Margaret Garrity, Laundry Worker, 1 month, illness, March 1, 1924.

Frank Snyder, Orderly, 1 month, illness, February 16, 1924.

Bridget Cadden, House Maid, ½ month, illness, March 1, 1924.

Adaline Washington, House Maid, ½ month, illness, March 2, 1924.

Catherine R. Reid, Nurse, 1 month, illness, March 1, 1924.

Mildred Vieweg, Nurse, 1 month, illness, March 1, 1924.

Returned from Leave of Absence

John F. Garrigan, Porter, \$696, February 25, 1924.

Kate Garrity, Laundry Worker, \$816, February 26, 1924.

Joseph Oster, Chef, \$1,960, March 1, 1924.

Thomas O'Leary, Porter, \$696, March 1, 1924.

Salary Increase

Aurelia Heid, Nurse, from \$240 to \$300, March 1, 1924.

Resignations

Harriet Stafford, Undergraduate Nurse, March 5, 1924.

Phillip Brady, Fireman, Temp., February 29, 1924.

Michael Lyons, Portor, February 29, 1924.

George Green, Porter, February 28, 1924, noon.

John Serrigan, Porter, March 5, 1924.

Charles Steele, Porter, March 5, 1924.

William Garrigan, Porter, March 1, 1924.

Bridget Gallagher, Nurse's Helper,
March 8, 1924.

Emil Dickman, Chef Temp., March
1, 1924.

Joseph Murphy, Porter, February
29, 1924.

Peter L. McCorry, Orderly, Feb-
ruary 24, 1924.

Mary Magett, House Maid, Febru-
ary 26, 1924, noon.

Elizabeth Sanders, House Maid,
February 26, 1924, noon.

Nancy Castimore, Nurse, February
29, 1924.

Ethel Kittel, Nurse, February 29,
1924.

F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Howe, Ray-
mond, Mayor Breidenbach

Commissioner Howe offered the fol-
lowing resolutions:

RESOLVED, That William J. Doyle
be and he is hereby permanently ap-
pointed to the position of Deputy Col-
lector in the office of Personal Ar-
rears of Taxes, Department of Rev-
enue and Finance, at a salary of One
thousand, eight hundred dollars,
(\$1,800) per annum, effective March
1st, 1924.

This appointment is made in con-
formity with the Civil Service Com-
mission rules and regulations.

John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Howe, Ray-
mond, Mayor Breidenbach.

RESOLVED, That the following
bonds be and the same are hereby ap-
proved as to sufficiency:

Jules G. Rath, Supt. Repair Plant.
Thomas W. Reilly, Superintendent
Watersheds.

Bernard Meehan, Foreman Depart-
ment of House Sewers Connections.

Ernest H. Hoehing, Clerk Division
of Water.

John J. Dollinger, Deputy Collector
Arrears Personal Taxes.

Hubert J. Callen, Deputy Collector
Arrears Personal Taxes.

Employees bond, Tax Receiver's Of-
fice.

John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Howe, Ray-
mon, Mayor Breidenbach.

WHEREAS, The Board of Commis-
sioners of Assessments for Local Im-
provements has made, completed and
certified to this Board its report of
assessments for benefits conferred by
the following improvements:

Schuyler Avenue paving;
North Twelfth Street grading, curbing and flagging;

Belleville Avenue and Bloomfield Avenue intersection grading, curbing, flagging and paving;

Hayes Street resurfacing;

Ogden Street repaving;

Monticello Park Sewers.

RESOLVED, That the 1st day of April, A. D., 1924, be and the said date is hereby fixed for the consideration of said reports at a meeting of this Board to be held in its meeting room (second floor rear) in the Newark City Hall, at 11 o'clock in the forenoon of that day, and the City Clerk of said City is hereby directed to give public notice of said meeting in the manner provided by law to all persons interested in said assessments.

John Howe,
F. C. Breidenbach,
Thomas L. Raymond,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Howe, Raymond, Mayor Breidenbach.

Commisisoner Raymond submitted the following ordinance as a matter of information:

An ordinance to provide for the construction of a sewer, to be known and designated as "Sewers for Meadow District, Section 1."

Commissioner Raymond moved that the ordinance be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and William A. Jones & Son for the furnishing and delivering to the Department of Public Works of lumber, a copy of which contract dated February 5th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond,
John Howe,
F. C. Breidenbach,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Warren Brothers Company for the furnishing and delivering to the Department of Public Works of repair parts for As-

phalt Plant, a copy of which contract date February 9th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Roebeling Coal Company, Inc., for the furnishing and delivering to the Department of Public Works of Bituminous Coal, a copy of which contract dated February 13th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering L. C. Smith Typewriters, also Willard Storage Batteries.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Annual Flagging contract be and the same is hereby awarded to Frank Verderese, he being the lowest formal bidder, the total amount of his bid based on the estimated quantities being \$8,475.00.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and

by virtue of the provisions of an Act entitled, "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto, and amendments thereof, to order and cause the construction of sewers in Wilson Avenue from the road leading to the Passaic Valley Pumping Station to Doremus Avenue and in Doremus Avenue from Wilson Avenue to Roanoke Avenue. The sewer in Wilson Avenue and in Doremus Avenue from Wilson Avenue to the road known as Ball's Lane to be twenty-four (24) inch vitrified pipe, from Ball's Lane to the road about 200 feet south of the Central Railroad of New Jersey to be twenty-two (22) inch vitrified pipe and from the last mentioned point to Roanoke Avenue to be twenty (20) inch vitrified pipe. Together with all the appurtenances necessary to complete the same, in accordance with the plans, specifications and profiles dated March 7th, 1924, and now on file in the office of the Department of Public Works.

This sewer to be known and designated as "Sewers for the Meadow District, Section 1," and to be used for sewage and trade wastes only.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$140,000.00 is hereby appropriated to pay the cost of

said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$140,000.00 under and by virtue of the provisions of an act entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on April 1, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
John Howe
F. C. Breidenbach

placed into successful operation at
\$800.00 each.

The roll being called, the resolution
was declared adopted by the following
votes.

Thomas L. Raymond
John Howe
F. C. Breidenbach

Yeas:—Commissioners Howe, Ray-
mond, Mayor Breidenbach.

The roll being called, the resolution
was declared adopted by the following
votes:

RESOLVED, That Fred J. Dolan be
and he hereby is appointed tempor-
arily as a Mechanical Repairman in
the Department of Public Works,
(Motors) at a compensation of \$36.90
per week, effective March 13th, 1924.

Yeas:—Commissioners Howe, Ray-
mond, Mayor Breidenbach.

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution
was declared adopted by the following
votes:

RESOLVED, That the following
bonds be and the same are hereby ap-
proved as to sufficiency and the City
Clerk hereby is directed to file the
same with the Department of Public
Works, which will in turn file the
same with the proper City Officer:

Yeas:—Commissioners Howe, Ray-
mond, Mayor Breidenbach.

Warren Brothers Company, furnish-
ing and delivering repair parts for
Asphalt Repair Plant. (Contract
bond.)

RESOLVED, That the contracts for
furnishing and delivering the follow-
ing materials to the Department of
Public Works, be and the same hereby
are awarded as follows, being the
lowest responsible bidder in each
case:

Roebbing Coal Company, Inc.,
furnishing and delivering Bituminous
Coal. (Contract bond.)

Thomas L. Raymond
John Howe
F. C. Breidenbach

Shawnee Fuel Co., New York City
100 tons Bituminous Coal, unload-
ed, carted and trimmed where neces-
sary, \$5.50 per ton.

The roll being called, the resolution
was declared adopted by the following
votes:

J. E. Haetten & Co., New York City
One (1) or more Special Haetten
Bulldozers, furnished, delivered and

Yeas:—Commisisoners Howe, Ray-
mond, Mayor Breidenbach.

A communication from Flavel
Shurtleff, Secretary, National Confer-
ence on City Planning, New York

City, dated March 1, 1924, relative to the 16th National Conference on City Planning to be held at Los Angeles, Cal., April 7th to 10th, 1924, was received and read.

Commisisoner Howe moved that the communication be received and that as many of the Commissioners as can attend the conference.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

A communication dated March 5th, 1924, from Mark Wolf and Associates, Certified Public Accountants, 949 Broadway, New York City, offering their services in any action the City may enter before the Utility Commission in the proposed increased telephone rates was received and read.

Commissioner Howe moved that the communication be referred to the Law Department.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

The Annual Report of the following department was received: Free Public Library, 1923.

Ordered filed.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to amend an ordinance entitled: "An Ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions, adopted December 31, 1919.

The Board of Commissioners of the City of Newark do ordain:

1. That Article 1 of the ordinance to which this ordinance is an amendment be and the same is hereby amended by adding thereto a new section, to be known as Section 6a, which section shall read as follows:

Section 6a. Special regulations relative to garages and service stations:

Under no circumstances shall a permit be issued for the erection or enlargement of a public or commercial garage, as defined in the Fire Prevention Code of the City of Newark, or for a motor vehicle service station or for the conversion of any premises not so used to be used for such purposes, in any district, whether it be a business ditrict or an industrial ditrict, if any part of the lot or plot in question is situated within a radius of 200 feet of:

1. A public school,
2. A duly organized school giving regular instruction at least five

days a week for eight or more months a year,

3. A hospital,
4. A church,
5. A theatre or opera house or other building used or intended to be used for theatrical or operatic purposes or for public entertainment,
6. A public library, or
7. A public art museum.

2. All ordinances and parts of ordinances inconsistent herewith be and the same are hereby repealed and this ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond

moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commisisoners Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be referred to the Zoning Commission for recommendation and report and that it be taken up on third and final reading on March 25th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Commisisoner Howe moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
JOHN HOWE
THOMAS L. RAYMOND

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

March 18, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, N. J., at 11 a. m.

Present—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Absent:—Commissioner Raymond.

The minutes of the meeting of March 11, 1924, were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Dr. W. G. Hanrahan: I have a very important matter to bring up and I beg your indulgence on this. It concerns the rent payers and taxpayers of the City of Newark. Dr. Hanrahan then read the following resolution:

Central Improvement Association

WHEREAS, The "necessity and convenience" of rerouting our city transportation system as well as establishing new routes to protect investment of taxpayers' money to extent of approximately \$7,000,000 in New Centre Market and changing street conditions nearby as part of system, and,

WHEREAS, There have been offers to establish new bus lines to start at Chancellor Avenue and Irvington town line and another at Avenue L near Wilson Avenue both to terminate at New Centre Market, thereby creating

facilities to stimulate New Business much needed by the Market Merchants, and,

WHEREAS, These proposed lines will not directly conflict with bus or street car lines now established, at the same time giving transportation to much needed and famished car districts and creating new tax ratables to keep a pace with mounting expenses, protecting home builders and home owners in these districts.

THEREFORE, BE IT RESOLVED, We the committee on transportation of the Central Business Men's Association respectfully request City Commission through Director Thomas L. Raymond to at once issue permits for the establishment of these two lines at the same time looking forward to rerouting of other bus and trolley lines to terminate or pass directly by on contiguous streets to New Centre Market as a vital and much evident necessity.

March 14, 1924.

Respectfully submitted,

W. G. Hanrahan,

President and Chairman of Transportation Committee Central Business Men's Association.

Mr. Mayor and gentlemen of the Commission, we have given serious thought to the matters surrounding that new market. We have been appealed to because we are personal friends to the merchants of that new market. We have to handle that question with great dexterity; we have come to the point where these men

have got to be sustained in that market or it will be an economic failure. We must face this condition with truth, because if we don't there will be a catastrophe so great this city will be rocked to its very foundation. We understood about a week ago that these lines would be established.

Inspector Crawford comes in with a line that he wants to establish; a shuttle line to that great tract of homes for working people that we have fought for a long time, where God's sunshine and light can come in to our people. We don't want Mr. Crawford or any other man to interfere. We want these lines established for our people. If he interferes further there will be a public meeting. I told Mr. Crawford we didn't want a shuttle line here. I am not interested five cents in any way, shape or form in the development of that tract, so I can speak as a taxpayer and citizen of this commonwealth. Things are coming to a pretty pass when every obstacle is put by the men in our city's employ, in the way of the progress of our city.

Protest after protest has come to me on this obstructing of the city's welfare. There has been over five thousand signers from that district around Avenue L, and all of them want lines leading to the market established, and they have signed petitions for this, and yet one man can stop it. Commissioner Raymond expressed sympathy for these lines. Some of these boys have gone in service over the seas, and yet they have been stopped by men in this city, from operating as independent operators.

These men have nothing to do with the individual members of this commission. If they did, I wouldn't have at this time anything to do with them. I hope that this young man will be listened to, and you gentlemen will use every possible influence to have the bus lines re-routed so that as many as possible will be taken off the four corners and put on other streets. I have been appealed to by private citizens and men of standing in this community who have no interest in the ownership of these busses, and they want something done to change the economic conditions of this city so that I think something should be done, and done at once. The young man will read you the petitions to put the busses on the streets and these people are asking for transportation and yet they cannot get it. If something is not done there will be a mass meeting to force this issue. We have come before this Commission making recommendations that if they were borne out today the tax rate would be much lower than it is. This is another condition that will lower the ratables in this community, and will assist that market project by those who have civic pride for this city of Newark. I hope you will listen to the legal adviser of the bus owners, who is here with a long petition to present to you.

Commisisoner Howe: I hold no brief for the trolley company, or for the jitney men, but I don't think it is right for Dr. Hanrahan, or anybody else coming here as representative of these people to attack Mr. Crawford without giving Mr. Crawford an opportunity to be heard. Every once in a while we hear that these people are

going to do something. If these people are going to do something let them do it.

Dr. Hanrahan: They are ready to do it.

Commissioner Howe: I think it is pretty near time that professional agitators should be prepared to back up their statements. I want to say that I think Mr. Crawford should be heard, and not to allow this attack to go unchallenged.

Mayor Breidenbach: This matter is entirely in Director Raymond's Department, and I believe this is no time to discuss this matter.

Commissioner Howe: Then these attacks should not be taken down to fill up the City's minutes. No man here has any more respect for Dr. Hanrahan than I, but I believe that Mr. Crawford is a good official. I believe he is doing what is best for the public. No one knows better than I the necessity for additional transportation facilities in the Ironbound District, because I lived there over fifty years, but if Mr. Crawford is usurping powers belonging to a Commissioner we ought to know it, and he ought to be given an opportunity to defend these charges. I think when charges are openly made at a public meeting of Commissioners, a man should be given a chance to refute them or be heard.

Mayor Breidenbach: Suppose we hear the jitney men and their counsel and afterward hear Mr. Crawford.

Mr. Michael Breitkopf, Kinney Building, Newark, N. J.:

I represent the transportation company which wishes to institute that new bus route in the Ironbound District. These are the additional petitions containing about five thousand names.

Mr. Breitkopf then read the following petition:

Thomas L. Raymond, Esq.,
Commissioner of Public Works,
Newark, New Jersey.

Dear Sir:

We, the undersigned, desiring adequate transportation facilities in the Ironbound section of Newark, in which we reside, do petition the City of Newark for a Jitney Bus Route which would traverse the following streets:

Starting at Broad and South Canal Streets, going east to Railroad Avenue, on Canal Street; south on Railroad Avenue to Lafayette Street; east on Lafayette Street to Hensler Street; northeast on Hensler Street to Niagara street; east on Niagara Street to Margaretta Street; east on Margaretta Street to Avenue L, which is the terminal and return route to be over the same streets.

Signed by about one thousand, six hundred and twelve (1,612) residents of the Ironbound District.

Mayor Breidenbach: Have you appeared before Director Raymond?

Mr. Breitkopf: I have:

Mayor Breidenbach: Do you want to have the other Commissioners hear you without Commissioner Raymond being present? Mr. Costello just tells me that Director Raymond has ordered a survey of the Ironbound District.

Mr. Breitkopf: I was called down by Dr. Hanrahan, who said he was appearing in this matter and I informed him I had some additional petitions and that I would like to bring them in.

The situation as I understand it is this. We appeared before Director Raymond. At that time these facts were all gone over and we showed the necessity of this bus line by presenting about five thousand names. Director Raymond was favorably inclined to this line, and after listening to representatives of the Public Service, and bus men of that section, he referred the matter of survey to Mr. Crawford, and informed me he would let me know as to its development. I have not heard from him as yet. Now we have these petitions, and we are willing to advertise the centre market, for which this route primarily was instituted, it being a direct means of access from the Ironbound District to the centre market. We are willing to give the centre market merchants free advertising in our busses, and are also willing to aid in doing whatever we can on this new Chancellor Avenue line.

Commissioner Brennan: That is a separate proposition from the Ironbound District Line?

Mr. Breitkopf: Yes, but at the suggestion of Dr. Hanrahan, he requested

me to take over this other proposition, if it were given to us, and I said we would. That was my idea in appearing before the Commission this morning. I expected Director Raymond to be here, and I was rather loathe to go ahead in his absence. I am in accord with the proposed line, but I, of course, represent the interests. I am not appearing solely as a taxpayer. I am representing this body of men, and it may be selfish on my part, but at the same time I feel that to give them true representation I have to be here and take care of their interests. We have got about ten thousand names on these petitions, and we have visited almost every manufacturing interest and association in the Ironbound District and I have had favorable reports from all of them, excepting one; there was only one opinion against us, and that was Mr. Burnett, of one of the companies in the Ironbound District, who spoke for himself. He is the President of the Ironbound Manufacturers' Association but he spoke individually and said he thought additional trolley service would meet the needs. They all expressed the opinion that additional service was necessary. In view of the great demand for this service, that was the only reason I felt I ought to come along. We have got our busses ready to go to work and give service. We are waiting for the survey from Mr. Crawford.

Mayor Breidenbach: I don't think Mr. Crawford is ready with his report. Have you any one else who wants to speak?

Mr. J. C. Canniff, 24 William Street.

Mayor Breidenbach: Are you here on behalf of the Ironbound District Jitney route?

Mr. Carniff: No. I am here on behalf of the Chancellor Avenue Jitney route.

Mayor Breidenbach: We would rather dispose of the Ironbound District route first.

Mr. Michael Kneuer, of 130 Van Buren Street: The Ironbound Improvement Association wants the busses down there. I was in a meeting last week with Mr. Raymond, and nothing was decided, but the people down there are very much in favor of having those busses as outlined. It will be good for the Centre Market and good for the people down there. The Public Service has trolleys down there on Market Street and Princeton Avenue, and then if you take the Kinney Street line only every other car goes down Kinney Street. If you don't watch the cars you get down the wrong street. It happened to my son the other night.

So the Ironbound District is very much in favor of having those busses running there and I wish the Commissioners would grant any permits for having busses going down that way. It would be a good advantage for the market. They start from the market. There is lots of people down there where trolleys ain't so handy. We would be very much pleased if these Commissioners would allow those bus lines to start down in that section. I am representing the Ironbound Improvement Association.

Mayor Breidenbach: Any other citizen wish to be heard?

Mr. David Schorr, 89 Ferry Street: Mr. Mayor, and gentlemen of the Commission, as President of the Downtown Business Mens' Association of 130 members, I was asked to come up here in reference to the bus situation.

Mayor Breidenbach: That association meets where?

Mr. Schorr: In the Ironbound Community House, every Monday night. In reference to the bus situation, lately there has been quite a number of people moving in the further end of that section of the City, around Delancey Street. There is only two ways of coming over Ferry Street, that is over the Bergen car line, or the Kinney Street line. The merchants on Ferry Street would hardly recommend that means of communication. They want a line across from Jefferson Street to Lafayette Street in that section, to bring the business into our neighborhood.

With reference to the workers from New York, I have occasion to go through that section three or four times a day, during the working hours, and many of them have asked me for lifts in my car, and I think if this bus line is granted, that it would also facilitate the matter of transporting the workers coming from and going to New York. I certainly would heartily recommend that the permits be granted as the trolley service has not been adequate.

Commissioner Gillen: I move the petitions and statements be referred to Director Raymond.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mr. J. C. Canniff: We have had several conferences with Mr. Crawford and also with Commissioner Raymond relative to busses out Chancellor Avenue. I don't know of any section that needs transportation much more than that. I met Mr. Crawford and several other gentlemen out there the other day, and Mr. O'Toole was among them, and I think the general manager of the trolley service, and the question was asked me whether service running from the Irvington line to Elizabeth Avenue, a shuttle car, would answer our needs. I said it would not. When our people get into a bus they like to go through to their destination without changing. I asked Mr. O'Toole at the same time, if a shuttle line was established there whether the Public Service would accept a transfer, but Mr. O'Toole was not able to answer me at that time. We have been waiting for some action to be taken and we feel it is time for the matter to be decided. We need service out Chancellor Avenue.

Commissioner Howe: Have you got any map or diagram of that district?

Mayor Breidenbach: I understand transportation is to be given to you at once, on Chancellor Avenue.

Mr. Crawford: Last Tuesday I was told to make a survey of this and I met this gentleman last Friday and told him within a week he would have service. It will be starting tomorrow.

Mr. Canniff: We shall be very pleased, I assure you, Mr. Mayor and Commissioners.

Mayor Breidenbach: Mr. Crawford, have you something to say with reference to Dr. Hanrahan's statement?

Mr. Crawford: I was ordered to make a survey by Director Raymond of that entire Ironbound District. I just completed my work, and got it down to the point where the traction company have agreed to divert the Newark trolleys that go over to Jersey City, through Ferry Street, to the Market, giving the market all that service from Jersey City and down neck; also to install a new line through Walnut Street, Elm Street and Tyler Street That will be new service to the market. The question of the bus line is in Director's Raymond's hands and only this morning Mr. O'Toole called on me and told me that they were also willing to add bus service into the market from that side.

As to the Chancellor Avenue route, I have worked that out, so that tomorrow morning I will be ready to send six busses into there, by way of Clinton Place to Clinton Avenue. I can't cross Clinton Avenue because the last time I attempted that all the citizens there opposed it. I am going to divert those busses down as far as Clinton Place on Chancellor Avenue. I have had just one week in which to finish this up.

Mayor Breidenbach: Any other citizen wish to be heard?

Dr. W. G. Hanrahan: I would like just another minute to answer my friend Commissioner Howe. I am not here as an advocate of the jitney. These are not the jitney men that have got a fight on with the Public Service. They are young Americans who have served this country, and they are asking for the privilege, the very privilege that this rerouting of the cars will deprive them of. There are ten thousand signatures for them. I am not in this or in any way, manner, shape or form for a nickel, but I dedicated my life to my city and I have never been known to seek a single thing where there was one cent involved for myself, either through salary or otherwise. I have not been a self-seeker and I have always supported you men when I felt you were right, and as for being a public agitator, if that was meant for me, I am willing to take it as all right. A judge told me I have always stood for the right in this city. I have nothing to regret whatever, but I hope you gentlemen will use your influence for these young men, for without them you wouldn't have a scintilla of independent service that was the salvation of the city of Newark during the strike last August, and we all remember what that meant. The taxpayers were not driven to submission by the Public Service. I don't hold briefs for the Public Service nor for these boys, but I will render to Caesar everything that is his. As for being a public agitator I am proud of the stand I have taken because I have hundreds of letters from our best citizens of

Newark. I hope you gentlemen will use your influence with Commissioner Raymond, who promised, and who I believe is in favor of the establishment to these two bus lines, and I hope these boys will not be deprived of making a living, by some subterfuge, because the line was originally established for them, and I hope no shuttle is established to compel people to make a double transfer to get down to the market.

Mayor Breidenbach: Any other citizen wish to be heard?

Mr. Eugene H. Myer, 9 Clinton Street: I wish to bring up the question of the walk alongside of the present Canal walk. For years there was a walk from Broad Street leading to the vegetable market. I understand that that walk is to be removed. My understanding from some researches that the City Engineering Department made sometime ago, is that the vegetable market, that was the side annex to the old market, was built over a public street. The market committee simply usurped the rights of the city and built there without any resolution and without permission of the city, and representing some of the business men who are located in buildings from the corner of Broad Street, along center market place to the old market plaza, we feel we are entitled to have that walk remain, or at least, if that walk is removed, to have a walk placed adjoining the buildings so that the public will have an opportunity to walk around that square. We wish something done, and something should be done to permit the public to reach the business places.

Commissioner Gillen: If you will have it referred to me I will take the matter up for consideration.

Commissioner Howe: I move the matter be referred to Director Gillen's department.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mr. Gus Werner, 192 Brookdale Avenue: In regard to the proposed paving on Valley Street. Some four or five years ago we were requested by the City Commissioners to have 16 feet given to the city. At that time the property owners opposed the widening because they thought the street was wide enough. The property was acquired by the commissioners. The widening was demanded for traffic purposes. The street is located between Irvington Center and the Vailsburgh Section. For traffic purposes the street had to be widened. Now the street is going to be paved, and it is the intention of the property owners to beg this board not to make them carry the whole burden on this street. The lots were crippled and even the front of some of the houses taken away. It is not a business street like South Orange Avenue. At present it is a mud road. There are little houses built there that are not worth any more by the widening or paving of that street. I think you feel just as I do, that the property owners should not pay for the paving of the

whole street; that the city at least should pay part of that street.

Mayor Breidenbach: The city pays part of every street.

Commissioner Howe: What street is that?

Mr. Werner: Valley Street.

Commissioner Gillen: I move that it be referred to Director Raymond's Department.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An Ordinance to provide for the opening of Commerce Court from Commerce Street to South Canal Street.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Commerce Court from Commerce Street to South Canal Street shall be opened as a public street or highway, as follows: Beginning at a point in the northerly line of Commerce Street distant westerly 113 feet more or less from the northwesterly corner of Mulberry Street and Commerce Street and which beginning point is in the easterly line of land conveyed to Christian R. Wol-

ters by deed recorded in Book X-14 of Deeds, page 473, in the office of the Register of Deeds of Essex County; thence running northeasterly along said easterly line and the easterly line of land conveyed to Peter Lindsley by deed recorded in Book M-3 of Deeds, pages 314-315, in the office of the Register of Deeds of Essex County, 115 feet more or less to the southerly line of So. Canal Street; thence westerly along the southerly line of South Canal Street 30 feet to the westerly line of Lindsley aforesaid; thence south-westerly along said westerly line of Lindsley and the westerly line of above mentioned Wolters 115 feet, more or less, to the northerly line of Commerce Street; thence easterly along the northerly line of Commerce Street 30 feet to the place of beginning.

All as shown on a map prepared under the direction of this Board, which is hereto attached and made a part hereof and a copy of which map also is on file in the office of the Chief Engineer, Division of Surveys, Department of Streets and Public Improvements, known and designated as No. 1231-O dated January 3, 1924.

Under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefitted by said improvement in proportion to the benefits re-

ceived, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$500.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$500.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same hereby are repealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the ordinance
by sections:

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

Section 4 declared open to amend-
ment.

The ordinance was declared open to
amendment in all its parts.

The ordinance having been read a
second time, Commissioner Brennan
moved that it be ordered to a third
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that
the ordinance be taken up on third
reading and final passage on March
25th.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Father Corcoran presented the fol-
lowing petition which was read by the
clerk:

We, the undersigned, as attendants
of St. John's Church do consider a
Garage on 32-34 Mulberry Street as
a nuisance to the attendants to St.
John's Communicants and a Menace
to the Pupils of St. John's School. We
are unalterably opposed to the erec-
tion of a Garage so close to the Church
and School.

(Signed by 1,058 persons.)

Father Corcoran: As we understand
it, there was a permit granted by the
Zoning Commission for the erection of
a garage at 32-34 Mulberry Street,
and upon investigation I find that this
garage has a capacity of 30 cars. We
have distributed petitions to those who
attend St. John's Church, declaring it
a nuisance to the church, being within
50 feet of the church. We protest
against the erection of such a garage
on the ground that it is less than fifty
feet from a church, directly opposite a
school, our school, 31-33 Mulberry
Street, and on this street there are
already five lines of trolleys and the
traffic is very heavy. We have a num-
ber of petitions protesting against
this garage as a menace to the church
and the school. It is directly opposite
the school and next door to the church.

Mayor Breidenbach: Is the entrance
of the garage going to be on Mulberry
Street?

Father Corcoran: Right opposite
the school; less than fifty feet from
the church.

Commissioner Gillen: I think this Board ought to do everything in its power to oppose the erection of that garage.

Mayor Breidenbach: I am personally opposed to it.

Mr. Jacob L. Newman: I want to say this. I think it is entirely outside the jurisdiction of this Board. I appear for Mr. Mooney, who has the permit to erect this garage. There is nothing in the zoning ordinance that prevents the erection of this garage. I don't see how this Board can act. It is true, that in some zoning ordinances, and I propose to argue this solely on its legal merit—some zoning ordinances prohibit the erection of a garage within a certain distance of a church, but the zoning ordinance of the City of Newark does not. The permit has been granted and we have let our contracts, and are about to erect this garage. It is being erected by a gentleman who has lived in Newark for over thirty years, and a man of spotless reputation, and the garage will be used in connection with his business, and automobiles are necessary in conducting an undertaking and funeral business. All I am here to say is this: we have the permit. There is nothing in the ordinance that prevents it from being erected here. There are zoning ordinances in other municipalities which prevent a garage from being erected in close proximity to a church, but not so under your ordinance or zoning regulations. Therefore, I do not see how this board has any power to do anything. I want to say that any action taken by this board will be challenged in a legal and orderly way.

Mr. John A. Matthews: Mr. Newman has challenged what you do. I am apprised, having come into this matter but very recently, of the fact that our Board of Education, in one instance at least, and I am informed, in more, where permits for garages had been given, passed resolutions, and the zoning commissioners abided by them and rescinded the permits and it is the policy of the Board of Education to do so wherever the welfare of our schools is at stake. I realize this is a Parochial School, but I know that there is an absolute entente between the public school system and the parochial school system. I might answer my learned opponent by saying to you that when the time comes your worthy city counsellor will advise you that you can invoke the police power of this city, and you will be able to stand behind that to revoke this permit.

I am a representative in a eleemosynary way, only, of Father Corcoran, and I want to plead with you gentlemen to abide by the refusal of the zoning commission to grant this permit. I want as a citizen to urge upon you that you take the bull by the horns, not referring to Mr. Mooney, but to the situation, and be assured that in my humble capacity I shall be glad to assist my former preceptor, the worthy city counsel in defending any mandamus proceedings which might be commenced by Mr. Mooney.

I think, under the police power of the government, upon the theory that it is against the public health and welfare, and an attempt to strike at the very vitals of a community, and I know you will not be guided by any threat of legal proceedings.

Mr. Newman: My style is not to threaten, and I am sorry to say that I cannot say I appear here in an eleemosynary capacity. That is a very high and noble attitude. I merely say we have a legal right to build this garage. If your city counsel advises you to the contrary, follow him. Further, I do not make any threats that I don't carry out. There is no cause for me to be here except this, that I feel as this question was being raised, it was my duty to my client, who has just as much interest in this matter as the Church, that I be here to register a protest against the revocation or rescission, whatever attitude you may take against this permit, which I think, is a vested right, and after you have considered the matter, if you think otherwise and want to revoke it, that is your privilege, and you may do so, but I say this: that having granted this permit, and we having acted under it, we have certain rights that cannot be set aside, even if five thousand people do protest. There is too much in this world today of protest against everything, and too many protests are making the City Commission of the City of Newark more apt to listen to protests and the rights of others. If you feel, in the circumstances, that there is any justification for doing anything in this matter, you may do it. I enter my objection against it.

Mr. Matthews: May I offer the petitions and protest cards for your consideration.

Father Corcoran: Here is a card, that while it is not J. J. Mooney, Sr., it seems to be the handwriting of

Margaret S. Mooney. John J. Mooney is the man who is supposed to be erecting the garage and he is protesting against it.

Mayor Breidenbach: Any other citizen wish to be heard? Father Corcoran, have you any one with you who wishes to speak?

Father Corcoran: I merely came with counsel. There are a number of people in the vicinity of St. John's Church who might be here.

Mayor Breidenbach: Any other citizen wish to be heard?

Commissioner Brennan: I would like to ask the Building Superintendent what the situation is with regard to this permit.

Mr. Bigelow: There is no regulation which prohibits the erection of a garage in an industrial district. This Church happens to be in a light industrial district. Plans were filed with the department and a permit was issued on the plans filed. It didn't go before the Zoning Board, because the Zoning Board only has jurisdiction on garages built in business districts. My attention was called to the fact that this City Commission had passed a resolution unfavorable to the erection of garages anywhere in the City of Newark, within two hundred feet of any school or church, so I immediately cancelled, or very soon after the issuance of the permit, I wrote to the owner, Mr. Mooney, and informed him that I would cancel the permit issued, on the ground that the City Commission had passed a resolution adversely

to such a building. Mr. Mooney's counsel then wrote to me and set forth that they had the permit and in a perfectly legal way, and that any resolution passed by the City Commission had no bearing on the matter. I referred that letter to Mr. Congleton and I have not yet received any opinion from him in the matter. That is the way it stands.

Mr. Congleton: And following it up, you later prepared an ordinance which has been lately introduced and given two readings, amending the Zoning Ordinance, so that hereafter no garage can be built within two hundred feet of a church, or public, or parochial school.

Mr. Bigelow: This, unfortunately, was issued before that was presented.

Mayor Breidenbach: That was long ago talked about with Director Brennan, I believe, because the City Commission at that time did not think a garage or chicken market, or anything of that kind should be near a school or a church, and I think this matter was brought up long before we knew anything about the garage opposite St. John's Church. That is the reason I said this morning that I was personally opposed to a garage opposite a church or school.

Commissioner Gillen: I think this would be a great nuisance down there. I guess all the Commissioners feel the same way about it, and it seems to me that the City ought to have some legal power, notwithstanding Mr. Newman's contention, to prevent what is going to be a nuisance.

I was formerly a member of the Congregation of St. John's Church, and Mr. Mooney has been a member of that Congregation for a lifetime and I think he ought to be ashamed of himself to come in and try to erect what will be a perfect nuisance opposite this school and next door to the convent and next door to the church. I think all the powers of the City Government should be used to prevent it.

Mr. Bigelow: There is one item which I failed to mention. Mr. Mooney has a place, at present on that same lot, where he keeps three or four cars now. The building which he proposed would be largely an extension or enlargement of the present building.

Father Corcoran: It will be for thirty cars.

Mr. Newman: For his own private use.

Mr. Matthews: I can't conceive that he considers it his own private use if he is going to have it for his undertaking business, holding thirty cars. It is not contended that Mr. Mooney requires that many automobiles for funeral corteges. If they do acquire that number of cars they will be rented out to other persons, and yet it will be camouflaged as his personal use, where, as a matter of fact, it is public. Apart from that, thirty cars are a menace in that vicinity. It was with a great deal of pride and public spirit that I heard Commissioner Gillen just announce that the City should use everything at its command to stop the erection of this garage. I am of

firm belief that the City may invoke its police power. I think I have the matter well enough in mind to say that. I would put myself at the disposal of the City Commission, with the permission of the City Counsel, to brief the situation. There is a Montclair case where the Supreme Court has taken the attitude that an ordinance of that kind really and truly serves the public welfare, and whatever is harmful to the public welfare should be ordinated, and if it has not been ordinated it seems to me that an invocation of the police power would prevent the erection of whatever kind of building is objected to.

Mr. Congleton: Such a provision is in our ordinance now.

Commisisoner Gillen: I move that this Board go on record as being opposed to the erection of a garage there, and that the matter be referred to the Law Department to take whatever proceedings are necessary to back up the Building Department's action.

Mayor Breidenbach: It is in Director's Brennan's Department. Director Gillen's motion is that the Commission go on record as being opposed to the garage.

Commissioner Brennan: We have already gone on record as being opposed to garages near churches and schools and moved that the matter be referred to the Law Department to get such legal advice as may be necessary.

Commissioner Howe: I second the motion.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following ordinance, which was read by the clerk:

An ordinance to provide for the opening and widening of Putman Street from the Newark-Irvington Boundary Line westerly to the Newark-Maplewood Boundary Line.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Putman Street from the Newark-Irvington Boundary Line westerly to the Newark-Maplewood Boundary Line shall be opened and widened as a public street or highway, viz.:

Part 1. From Ellery Avenue easterly to the Newark-Irvington Boundary Line. Beginning at a point in the easterly line of Ellery Avenue distant 500.46 feet southerly from the southeasterly corner of Ellery Avenue and Sanford Place; thence running easterly at right angles with Ellery Avenue as above mentioned 310 feet, more or less, to Newark-Irvington boundary line. The above described line being the northerly line of a street to be 66 feet in width.

Part 2. From Ellery Avenue westerly to the Newark-Maplewood boundary line. Being a strip 16 feet in width to be added to Putman Street

on the northerly side thereof and extending from the westerly line of Elbery Avenue westerly about 425 feet to the Newark-Maplewood Boundary Line.

All as shown on a map prepared under the direction of this Board, which map is hereto attached and made a part hereof and a copy of which map also is on file in the office of the Chief Engineer, Division of Surveys, Department of Streets and Public Improvements, known and designated as No. 1229-O, dated January 31, 1924.

Under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefitted by said improvement in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$5,400.00 is hereby appropriated to pay the cost of said improveemnt, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$5,400.00 under and by virtue of the provisions

of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same hereby are repealed.

The ordinance having been read once Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on April 8th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe offered the following ordinance:

An ordinance to provide for the grading, curbing, flagging and paving of Berkeley Avenue from Fourth Street to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Berkeley Avenue from Fourth Street to Bloomfield Avenue shall be graded, curbed, flagged and paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 18, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such

owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$44,900.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$44,900.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance,

who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open for amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on March 25, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe offered the following ordinance which was read by the clerk.

An ordinance to provide for the paving of Cameron Road from Eastern Parkway to the Newark-South Orange Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Cameron Road from Eastern Parkway to the Newark-South Orange Line shall be paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or side-

walks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27th, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated February 21, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved part of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local im-

provement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$9,100.00 is hereby appropriated to pay the cost of said improvement, and for the purposes of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$9,100.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinance or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on March 25th, 1924.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brenna, Gil-
len, Howe, Mayor Breidenbach.

Commisisoner Howe offered the fol-
lowing ordinance which was read by
the clerk:

An ordinance to provide for the
paving of Dover Street from 423 feet
south of Cliff Street southerly about
260 feet to its terminus with asphalt
pavement (1½" top, 1½" binder) on a
six (6) inch concrete foundation.

The Board of Commissioners of the
City of Newark, do ordain:

Section 1. That Dover Street from
423 feet south of Cliff Street south-
erly about 260 feet to its terminus
shall be paved with asphalt pavement
(1½" top, 1½" binder) on a six (6) inch
concrete foundation, with the neces-
sary new curbing or resetting of
curb, together with all other appur-
tenances incidental to the paving of
said street including the laying of
concrete sidewalks at street intersec-
tions and elsewhere wherever needed,
and the laying or relaying of a side-
walk or sidewalks or such portion or
portions of sidewalks as may be dis-
turbed or may become necessary or ex-
pedient, or the grade of which may be
affected on account of the laying of
the pavement or the setting or re-
setting of the curb, under and by vir-
tue of the provisions of an act en-
titled "An Act Concerning Municipali-
ties," approved March 27, 1917, (P. L.
1917-319) and the supplements thereto
and amendments thereof, in accord-

ance with the plans, specifications and
profiles dated February 21, 1924, and
now on file in the office of the Depart-
ment of Streets and Public Improve-
ments. The City Asphalt Plant to be
authorized to bid on said work.

In order to avoid the necessity of
excavating and tearing up the im-
proved portion of said street after
the making of said improvement, the
owners of any and all lands on the
line of said improvement, are hereby
ordered and directed to make the
necessary connections with the sewer,
gas and water mains to the curb
lines in said street for each lot front-
ing upon said street within thirty (30)
days after the passage of this or-
dinance. Upon failure of any such
owner to make or cause said connec-
tions to be made the same will be
made by the Department of Streets
and Public Improvements in which
case the costs and expenses of mak-
ing said connections will be assessed
upon the lands benefited. Each 25
feet of frontage upon said street for
the purposes of this improvement
shall be considered a lot.

Section 2. That said improvement
shall be undertaken as a local im-
provement and the cost thereof shall
be assessed against the property bene-
fitted by said improvement, in propor-
tion to the benefits received, under
and by virtue of the provisions of the
act above referred to.

Section 3. That the sum of \$5,340.00
is hereby appropriated to pay the cost
of said improvement, and for the pur-
pose of meeting said appropriation
and temporarily financing said im-

provement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$5,340.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendment thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on its third reading and final passage on March 25, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following ordinance which was read by the clerk:

An ordinance to provide for the paving of Eastern Parkway from Cameron Road (also known as An-

do over Place) to about 665 feet southerly with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commisisoners of the City of Newark, do ordain:

Section 1. That Eastern Parkway from Cameron Road (also known as Andover Place) to about 665 feet southerly shall be paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation; with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated February 21, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the

line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$15,300.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$15,300.00, under and by virtue of the provisions of an act entitled: An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P.

L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on March 25th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following ordinance which was read by the clerk:

An ordinance to provide for the resurfacing of Fabyan Place from Lyons Avenue to Buffington Street with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Fabyan Place from Lyons Avenue to Buffington Street shall be resurfaced with asphalt pavement (1½" top, 1½" binder) on the old telford foundation, with the necessary

new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere wherever needed and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 18, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed

upon the lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$12,-200.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$12,-200.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances incon-

sistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commisisoner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Mayor Breidenbach.

Commisioner Howe moved that the ordinance be taken up on third reading and final passage on March 25th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe offered the following ordinance, which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of Grove Terrace from West End Avenue easterly to the Newark-Irvington Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Grove Terrace from West End Avenue easterly to the Newark-Irvington Line shall be graded, curbed, flagged and paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may

become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 18, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in pro-

portion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$26,790.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$26,790.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on March 25th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following ordinance which was read by the clerk:

An ordinance to provide for the resurfacing of Heller Parkway from Ridge Street to First Street with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Heller Parkway from Ridge Street to First Street shall be resurfaced with asphalt pavement (1½" top, 1½" binder) on the old telford foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 18, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City

Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$12,600 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$12,600, under and by virtue of the provisions of an act entitled, "An act to authorize and

regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on March 25th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe offered the following ordinance which was read by the clerk:

An ordinance to provide for the resurfacing of Heller Parkway from Summer Avenue to Mt. Prospect Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Heller Parkway from Summer Avenue to Mt. Prospect Avenue shall be resurfaced with asphalt pavement (1½" top, 1½" binder) on the old telford foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving or said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 18, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connec-

tions to be made the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$5,900 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$5,900, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on March 25th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe offered the following ordinance, which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of Keer Avenue from Bergen Street to Park View Terrace with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Keer Avenue from Bergen Street to Park View Terrace shall be graded, curbed, flagged and paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or

become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 18, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property bene-

fited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$16,200 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$16,200, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on March 25th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe offered the fol-
lowing ordinance, which was read by
the clerk:

An ordinance to provide for the
paving of Montrose Street from
Cameron Road to Varsity road with
asphalt pavement (1½" top, 1½"
binder) on a six (6) inch concrete
foundation.

The Board of Commissioners of the
City of Newark do ordain:

Section 1. That Montrose Street
from Cameron Road to Varsity Road
shall be paved with asphalt pavement
(1½" top, 1½" binder) on a six (6)
inch concrete foundation, with the
necessary new curbing or resetting of
curb, together with all other appurte-
nances incidental to the paving of said
street, including the laying of con-
crete sidewalks at street intersections
and elsewhere wherever needed, and
the laying or relaying of a sidewalk
or sidewalks or such portion or por-
tions of sidewalks as may be disturbed
or may become necessary or ex-
pedient, or the grade of which may
be affected on account of the laying
of the pavement or the setting or
resetting of the curb, under and by
virtue of the provisions of an act en-
titled "An Act Concerning Munici-
palities," approved March 27, 1917
(P. L. 1917-319), and the supplements
thereto and amendments thereof, in
accordance with the plans, specifica-
tions and profiles dated February 21,
1924, and now on file in the office of
the Department of Streets and Public

Improvements. The City Asphalt
Plant to be authorized to bid on said
work.

In order to avoid the necessity of
excavating and tearing up the im-
proved portion of said street after the
making of said improvement, the
owners of any and all lands on the
line of said improvement are hereby
ordered and directed to make the
necessary connections with the sewer,
gas and water mains to the curb lines
in said street for each lot fronting
upon said street within thirty (30)
days after the passage of this ordi-
nance. Upon failure of any such
owner to make or cause said connec-
tions to be made the same will be
made by the Department of Streets
and Public Improvements, in which
case the costs and expenses of making
said connections will be assessed upon
the lands benefited. Each 25 feet of
frontage upon said street for the pur-
poses of this improvement shall be
considered a lot.

Section 2. That said improvement
shall be undertaken as a local im-
provement and the cost thereof shall
be assessed against the property bene-
fited by said improvement, in propor-
tion to the benefits received, under
and by virtue of the provisions of the
act above referred to.

Section 3. That the sum of \$14,000
is hereby appropriated to pay the cost
of said improvement, and for the pur-
pose of meeting said appropriation
and temporarily financing said im-
provement temporary bonds or notes
shall be issued from time to time in
an amount not to exceed \$14,000, under

and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on March 25th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe offered the following ordinance, which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of North Eleventh Street from Bloomfield Avenue to First Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That North Eleventh Street from Bloomfield Avenue to First Avenue shall be graded, curbed, flagged and paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 18, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines

in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$29,000 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$29,000, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All

other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a

second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on March 25th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe offered the following ordinance, which was read by the clerk:

An ordinance to provide for the paving of North Seventh Street from Davenport Avenue to Delavan Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That North Seventh Street from Davenport Avenue to Delavan Avenue shall be paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances inci-

dental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning "Municipalities," approved March 27, 1917 (P. L. 1917-319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 18, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the pur-

poses of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$13,600 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$13,600, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

Section 4 declared open to amend-
ment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe moved that the

ordinance be taken up on third read-
ing and final passage on March 25th,
1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe offered the fol-
lowing ordinance, which was read by
the clerk:

An ordinance to provide for the
grading, curbing, flagging and paving
of Park View Terrace from Lyons
Avenue to Chancellor Avenue with
asphalt pavement 1½" top, 1½"
binder) on a six (6) inch concrete
foundation.

The Board of Commissioners of the
City of Newark do ordain:

Section 1. That Park View Terrace
from Lyons Avenue to Chancellor
Avenue shall be graded, curbed,
flagged and paved with asphalt pave-
ment (1½" top, 1½" binder) on a six
(6) inch concrete foundation, with the
necessary new curbing or resetting of
curb, together with all other appurte-
nances incidental to the paving of said
street, including the laying of concrete
sidewalks at street intersections and
elsewhere wherever needed, and the
laying or relaying of a sidewalk or
sidewalks or such portion or portions
of sidewalks as may be disturbed, or
may become necessary or expedient,
or the grade of which may be affected
on account of the laying of the pave-
ment or the setting or resetting of
the curb, under and by virtue of the

provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 18th, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$28,800

is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$28,000, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on March 25th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe offered the fol-

lowing ordinance, which was read by the clerk:

An ordinance to provide for the paving of Prospect Row from Prospect Street westerly with a concrete pavement.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Prospect Row from Prospect Street westerly shall be paved with a concrete pavement, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated February 21st, 1924, and now on file in the office of the Department of Streets and Public Improvements.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby

ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$900 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$900, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments

thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on March 25th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe offered the following ordinance, which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of Valley Street from Stuyvesant Avenue to City Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Valley Street from Stuyvesant Avenue to the City Line shall be graded, curbed, flagged and paved with asphalt pavement (1½"

top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 18, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements, in which

case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$35,000 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$35,000, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall

take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on March 25th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following ordinance, which was read by the clerk:

An ordinance to provide for the paving of Varsity Road from Montrose Street to the Newark-South Orange Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Varsity Road from Montrose Street to the Newark-South Orange Line shall be paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or

may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated February 21, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property bene-

ited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$3,490 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$3,490, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on March 25th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the fol-

lowing ordinance, which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of West End Avenue from Caldwell Place to Valley Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That West End Avenue from Caldwell Place to Valley Street shall be graded, curbed, flagged and paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected an account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated January 18th, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of

excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$56,790.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$56,790.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county,

city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on March 25th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe offered the following ordinance which was read by the clerk:

An ordinance to provide for the resurfacing of South Eleventh Street from Avon Avenue to Clinton Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That South Eleventh Street from Avon Avenue to Clinton Avenue shall be resurfaced with as-

phalt pavement (1½" top, 1½" binder) on the old telford foundation with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated February 21, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements in which

case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvements in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$9,200.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$9,200.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall

take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on March 25th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of An ordinance to provide for the construction of a system of sewers to be known and designated as the Lehigh Avenue Sewer and Branches be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerks then read the title of the ordinance, as follows:

An ordinance to provide for the construction of a system of sewers to be known and designated as the Lehigh Avenue Sewer and Branches.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that
the title of An ordinance to provide
for the construction of a storm water
sewer in Grove Terrace between Pine
Grove Terrace and the main sewer
about 100 feet east of West End Ave-
nue, together with a branch in West
End Avenue between Grove Terrace
and Lindsley Avenue be taken for its
third reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the title of the
ordinance as follows:

An ordinance to provide for the con-
struction of a storm water sewer in
Grove Terrace between Pine Grove
Terrace and the main sewer about 100
feet east of West End Avenue, to-
gether with a branch in West End
Avenue between Grove Terrace and
Lindsley Avenue.

The ordinance having been read
three times was then declared to be
upon its third and final passage.

The roll being called, the ordinance
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that

the title of An ordinance to provide
for the construction of a storm water
sewer in Eighteenth Avenue from
Sunset Avenue to the main sewer
about 100 feet east of West End Ave-
nue be taken for its third reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the title of the
ordinance as follows:

An ordinance to provide for the con-
struction of a storm water sewer in
Eighteenth Avenue from Sunset Ave-
nue to the main sewer about 100 feet
east of West End Avenue.

The ordinance having been read
three times, was then declared to be
upon its third and final passage.

The roll being called, the ordinance
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that
the title of An ordinance to provide
for the construction of a fifteen (15)
inch pipe sewer for storm water only
on Maple Avenue between Chancellor
Avenue and Goldsmith Avenue, be
taken for its third reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the title of the
ordinance as follows:

An ordinance to provide for the con-
struction of a fifteen (15) inch pipe
sewer for storm water only on Maple
Avenue between Chancellor Avenue
and Goldsmith Avenue.

The ordinance having been read
three times, was then declared to be
upon its third and final passage.

The roll being called, the ordinance
was declared to be adopted by the fol-
lowing votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the fol-
lowing ordinance which was read by
the clerk:

WHEREAS, The Board of Commis-
sioners of the City of Newark believe
that a majority of those who labor
in the diversified industrial occupa-
tions of this city are in favor of an
hour's daylight saving, and that it is
beneficial for mental improvement and
physical recreation;

THEREFORE, The Board of Com-
missioners of the City of Newark do
ordain as follows:

1. That at 2 o'clock A. M. on the last
Sunday in April, 1924, the standard
time throughout the City of Newark
shall be advanced one hour in all of
the departments of the municipality

over which the Board of Commission-
ers have jurisdiction, except that
where time is fixed by any statute of
this State, in which case the time
shall be the standard time as fixed by
such statute, and at 2 o'clock A. M.
on the last Sunday in September, in
the year 1924, such time shall be re-
tarded one hour.

2. All ordinances and parts of or-
dinances inconsistent herewith be and
the same are hereby repealed.

3. This ordinance shall take effect
immediately.

Mayor Breidenbach: Any citizen
wish to be heard on the daylight sav-
ing ordinance?

The ordinance having been read
once, Commissioner Brennan moved
that it be ordered to a second read-
ing.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the ordinance
by sections.

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage on April 8th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the sum of Thirty-seven thousand, two hundred sixty-eight dollars and ninety-seven cents (\$37,268.97) be and the same is hereby appropriated to the City Treasurer for semi-monthly payrolls March 1 to 15, 1924, of the Department of Public Affairs, as follows:

Public Affairs	\$ 1,279.57
Employment Bureau	812.16
Outdoor Poor	1,009.57
Alms-house	2,485.16
Bureau of Baths	2,570.24
City Home	2,192.90

Bureau of Health	12,317.80
City Hospital	14,601.57
	<hr/>
	\$37,268.97

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of One thousand, five hundred twenty-one dollars and forty cents (\$1,521.40) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs as follows:

Bureau of Baths	\$ 250.00
City sundries	1,271.40
	<hr/>
	\$1,521.40

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of Five million, nine hundred twenty-seven thousand, nine hundred and forty dollars and fifty-five cents (\$5,927,940.55) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Public School Maintenance	\$5,750,000.00
Board of Works Pension Fund	20,451.04
Board of Health Pension Fund	10,136.97
Fire and Police Pension Fund	147,352.54
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	\$5,927,940.55

John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of Nineteen thousand, seven hundred eighty-three dollars and twenty-three cents (\$19,783.23) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance from March 1st to 15th, 1924:

Director's	\$ 924.15
Comptroller's	2,207.50
Auditor's	1,340.00

City Treasurer's	775.00
Tax Receiver's	1,695.00
Tax Arrears (Temp.)	565.00
Board Assessment & Revision Taxes	5,880.80
Board Assessment for Local Improvements	732.50
Law Department	2,154.98
City Clerk's Department	2,093.32
1st District Court	737.49
2nd District Court	677.49
	<hr/>
	\$19,783.23

John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of One hundred, sixty-four thousand, six hundred thirty-four dollars and sixteen cents (\$164,634.16) be and the same is hereby appropriated to the City Treasurer, as per the annexed certified list, being the semi-monthly payroll of the Department of Public Safety from March 1st to 15th, 1924, as follows:

Director's Office	\$ 687.49
1st Criminal Court	614.15
2nd Criminal Court	645.40
3rd Criminal Court	572.49
Building Division	2,330.00
Electrical Division	1,032.50

License Division	567.50
Fire Division	71,853.37
Police Division	86,331.26
	<hr/>
	\$164,634.16

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe Mayor Breidenbach.

RESOLVED, That the sum of Four hundred forty-three dollars and five cents (\$443.05) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety, as follows:

Public Safety	\$ 45.75
Contingent	397.30
	<hr/>
	\$443.05

W. J. Brennan,
John Howe,
Charles P. Gillen.
F. C. Breidenbach,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED. That the sum of Seven hundred fifty dollars and forty cents (\$750.40) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending March 12, 1924, as follows:

Shade Tree	\$750.40
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Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of Twelve thousand, five hundred eighty-eight dollars and forty-seven cents (\$12,588.47) be and the same is hereby appropriated to the City Treasurer for semi-monthly payrolls from March 1st, 1924, to March 15th, 1924, of the Department of Parks and Public Property, as follows:

Director's Office	\$ 1,514.49
Printing and Stationery.....	137.50
Smoke Abatement	125.00
Weights and Measures	817.50
Centre Market	4,571.93
Public Buildings	4,499.55
Shade Tree	922.50
	<hr/>
	\$12,588.47

Charles P. Gillen.
F. C. Breidenbach,
W. J. Brennan,
John Howe,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of Twenty thousand four hundred thirty-nine dollars and twenty-six cents (\$20,439.26) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property, as follows:

Anti-Toxin stables	\$ 3.24
Bathhouse construction	3.36
Centre Market	7,515.21
City sundries	3.70
Green and Franklin Street property	640.28
Market construction	595.71
No. 7 Engine House construction	4.56
Additional hospital accommodations	111.88
Miscellaneous advertising....	299.64
Parks and Public Property	181.62
Smoke Abatement	32.90
Printing and Stationery	3,331.80
Public Buildings	6,165.97
Shade Tree	1,363.77
Weights and Measures	150.86
	<hr/>
	\$20,439.26

Charles P. Gillen.
F. C. Breidenbach,
W. J. Brennan,
John Howe,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of Thirty thousand three hundred eighty-eight dollars and eight cents (\$30,388.08) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property, as follows:

Market construction\$30,388.08

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of Nineteen thousand two hundred one dollars and twenty-two cents (\$19,201.22) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property, as follows:

Eighth Precinct Station construction	\$ 5,515.51
Market construction	13,685.71
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	\$19,201.22

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of Thirty thousand four hundred sixteen dollars and twenty-one cents (\$30,416.21) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

City Treasurer—

Weekly payrolls ending
March 12th, 1924\$30,416.21

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of Two hundred eight thousand thirty-two dollars and thirty-nine cents (\$208,032.39) be and the same hereby

is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvement, as follows:

Water	\$ 42,099.01
Surveys	137.85
Purchases	48.32
Reserves	141.93
Streets	4,543.48
Maintenance Incline Plane	300.00
Sidewalks	3.36
Street Improvement Adv... ..	165.48
Street Cleaning (snow removal)	50,638.91
Motors	7,992.06
Street Cleaning	17,911.68
Apparatus	50,334.71
Sewers	2,530.99
House Sewer Connections.. ..	763.90
Docks	2,153.44
Port Newark Development	1,789.62
Public Lighting	26,477.65
	<hr/>
	\$208,032.39

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of Thirty-one thousand nine hundred thirty-seven dollars and forty-four cents (\$31,937.44) be and the same

hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

City Treasurer—

Semi - monthly payrolls	
ending period March	
15th, 1924	\$31,937.44

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the salary of Carolyn Schmoker, Superintendent of Nurses, Newark City Hospital, Department of Public Affairs, be and the same is hereby increased to Two thousand seven hundred dollars (\$2,700) per annum, effective as of March 15th, 1924.

F. C. Breidenbach,
Charles P. Gillen.
John Howe,
W. J. Brennan,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That Ralph S. Beckhorn be and he is hereby permanently appointed to the position of Deputy Collector in the Office of Personal Arrears of Taxes, Department of Revenue and Finance, at a salary of One thousand eight hundred dollars (\$1,800) per annum, effective March 17th, 1924.

This appointment is made in conformity with the Civil Service Commission rules and regulations.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and instructed to transfer the sum of Twenty-four thousand dollars (\$24,000) from the Sale of City Property account to an account to be known as Anti-Toxin Construction Account.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That an Act of the Legislature of New Jersey, entitled "An act to establish family courts in cities of first class, having three criminal courts," passed March 14, 1924, be and the same is hereby adopted by the City of Newark; be it further

RESOLVED, That Frank A. Boettner, Esquire, Judge of the First Criminal Court of the City of Newark, be and he is hereby designated to preside over the Family Court as in said act provided.

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the salary of Elizabeth S. Lewis, Clerk of the Family Court, Department of Public Safety, be and the same is hereby fixed at Thirty-five hundred dollars (\$3,500) per annum, effective immediately, in accordance with Chapter 252 of the Laws of 1924.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Frederick J. Otto, Joseph F. Schott, Joseph Burns, John W. Faerber, Joseph C. Best, Raymond L. Mabus, Charles M. Ludescher, Anthony Krazeski, Thomas A. Fogarty, Carl P. Stein, Bernard O'Leary, August J. Rauscher, Thomas J. Leonard and William C. Grace, having been certified by the Civil Service Commission and having passed satisfactorily a physical examination by the Police Surgeon, be and they are hereby appointed as Patrolmen in the Police Division of the Department of Public Safety, to take effect April 1, 1924, and they shall be paid the same compensation and in like manner as are other Patrolmen in the same grade of service.

W. J. Brennan,
F. C. Breidenbach,
Charles P. Gillen.
John Howe,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That John R. Sugrue be and he is hereby temporarily appointed as Electrician's Helper at the Centre Market, Department of Parks and Public Property, at a salary of Five Dollars (\$5.00) per day, said appointment to become effective March 17, 1924.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for electrical material as required for the approach to the new Centre Market; and

WHEREAS, in the judgment of the Director of the Department of Parks and Public Property, the bids received were unsatisfactory; therefore, be it

RESOLVED, That all proposals received be and the same are hereby rejected; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to readvertise for bids under revised specifications.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work on the new Centre Market to the Clifford F. MacEvoy Company:

Installing hand-power Sedgwick Hoist	\$ 930.00
Painting vegetable stands....	1,200.00
Bronze tablet	414.00
Installing copper housing for clock	425.00
Two cleaning tanks	1,246.00
Entrance to Wholesale Fish Market	3,492.00
Wholesale Fish Market	16,643.00
Two Meat Stands	3,769.00
One Portable Conveyor	1,000.00
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	\$29,119.00

Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work on the new Eighth Precinct to Elias Berla:

To installing brass pipe in place of galvanized pipe on all plumbing lines throughout building, One thousand one hundred seventy-eight dollars and seventy-five cents\$1,178.75

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the plans and specifications for the construction of the Convalescent Branch, Newark City Hospital, at South Orange, N. J., attached herewith, be and the same are hereby approved; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for the construction of the same.

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, The Director of the Department of Parks and Public Property was authorized to advertise for and did publicly receive and open bids for the maintenance of a dog pound and the removal of dead animals; and

WHEREAS, The Associated Humane Societies of New Jersey (a corporation) bid the sum of Six thousand seven hundred and forty-seven dollars and thirty-seven cents (\$6,747.37) per annum, which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for the above work be and the same is hereby awarded to the aforesaid corporation; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J., said contract to be effective as of April 1, 1924.

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The following petition was received and read:

To the Honorable
Board of Commissioners of the
City of Newark, N. J.

Gentlemen:

We, the undersigned, owners of property located at North Tenth Street between Bloomfield Avenue and Davenport Avenue, Newark, N. J., hereby respectfully petition your honorable body to change the said block from Bloomfield Avenue to Davenport Avenue from residential to industrial zone by city ordinance.

We beg to inform you that about 50 per cent of the west side of Tenth Street is already used as industrial ground, being occupied by factories and public garages.

Signed by 8 property owners.

Commissioner Brennan: I move it be referred to the Zoning Commission.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

A communication from the Public Utility Commissioners, with order attached, calling a hearing and suspending increase in rates and

charges for telephone service, was received and read.

Commissioner Gillen: In accordance with your own suggestion this morning, the League of Municipalities is going to hold a conference on Friday at noon time at the Robert Treat Hotel, and, in accordance with your suggestion, I would move that the Board of Commissioners of the City of Newark and the corporation counsel attend that conference.

Commissioner Brennan: I second the motion.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen: I move the communication be referred to the Law Department.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen: There is a matter which I would like to bring up. As you know, after the new market was built, we decided to abandon the old farmers' market plaza as a farmers' market. The property, of course, belongs to the City, and it was the general understanding that the property would be sold and the proceeds applied to the cost of the new

Centre Market. Now, I don't know that that policy has been changed. Simply, we have not given the question consideration, but it seems there has been a great deal of discussion by big business men in the City of Newark regarding that old market plaza. A great many people seem to think that that should be left as an open park or plaza in the City, retained by the City, and that the properties fronting on Broad Street should be purchased, the buildings torn down and the whole thing left open. That, of course, would mean a very large investment on the part of the City. It is a very large matter if the City should decide to take such a step.

I would like to have a public hearing and have citizens who are interested in the matter and civic bodies of all kinds come here and tell us what they think of the plan and have a public discussion of it, and I would move you, Mr. Mayor, that next Tuesday afternoon at half-past two we have a public hearing in this council room.

Commissioner Brennan: Don't you think that is rather short notice?

Commissioner Gillen: Then make it two weeks.

Mayor Breidenbach: Then it would have more publicity.

Commissioner Gillen: I would move that the public hearing be held on April 1st.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen submitted the following ordinance as a matter of information:

An ordinance providing for the planting of shade trees and the erection of guards for the protection of the same in certain streets and portions of streets of the City of Newark during the year 1924.

Commissioner Gillen moved that the foregoing ordinance be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen: I offer the notice of intention:

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled, "An act regulating planting, care and control of shade trees and shrubbery upon the public highways and in municipal parks, and for the care, control and improvement of such parks, authorizing the continuance of existing shade tree commissions and prescribing their powers and duties (Revision of 1915)," approved April 14th, 1915.

and the supplement thereto and amendments thereof, to order and cause the planting of shade trees with guards for the protection of the same on the following streets in the City of Newark:

Aldine Street, Badger Avenue, Chancellor Avenue, Chelsea Avenue, Clinton Avenue, Darcy Street, Delaney Street, Devine Street, Esther Street, Fabyan Place, Ferdinand Street, Fessenden Place, Fourth Street, Goodwin Avenue, Grummon Avenue, Hansbury Avenue, Hedden Terrace, High Street, Huntington Terrace, Keer Avenue, Lehigh Avenue, Leslie Street, Longfellow Avenue, Madison Avenue, Mapes Terrace, Maple Place, Marion Avenue, Monticello Avenue, Mulford Place, Nairn Place, Niagara Street, North Seventh Street, North Thirteenth Street, Parkview Terrace, Patton Place, Poe Avenue, Richelieu Terrace, Schuyler Avenue, South Twelfth Street, Vassar Avenue, Verona Avenue, Wainwright Street, Westcott Street, West End Avenue, under and by virtue of the provisions of an act entitled, "An act for regulating, planting, care and control of shade trees and shrubbery upon the public highways and in municipal parks, and for the care, control and improvement of such parks, authorizing the continuance of existing shade tree commissions and prescribing their powers and duties (Revision of 1915)," approved April 14, 1915, as set forth and shown on a plan for said work on file in the office of the Department of Parks and Public Property of the City of Newark.

And the Director of the Depart-

ment of Parks and Public Property is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said board to be held in its meeting room, City Hall, on April 8th, 1924, at 11:00 o'clock a. m., at which time and place ordinances for the making of such improvements will be considered.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach: If there is no further business, a motion is in order to adjourn.

Commissioner Howe: I so move.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

March 25, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present: Commissioners Brennan, Howe, Mayor Breidenbach.

Absent: Commissioners Gillen and Raymond.

The minutes of meeting March 18th, 1924, were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. Louis Hood: I am here in the matter of the opening of Carnegie Avenue, and I appear for the Strauss Estate.

Mayor Breidenbach: The hearing is now open on the report of the Commissioners of Assessments for Local Improvements in the matter of the opening of Carnegie Avenue, in the City of Newark.

Mr. Hood: Now I am here objecting to an award that has been made in connection with the opening of Carnegie Avenue, in which there was allowed to the Strauss Estate, which I represent, something like \$7,677 for the taking of land in that connection. I am not objecting to the allowance that is made, taking into consideration the basis upon which it is made, but I am objecting because I think the Commission did not take into consideration some matters that should have been taken into consideration, and for which there should have been compensation. This (indicating map), as you can see it, is the tract. It is a large tract of forty-two acres and a fraction. Carnegie Avenue runs square through it, and in such a manner that the land is divided by it, leaving practically a third on one side of the road and two-thirds on the other side of the road. The Commissioners have allowed the Strauss Estate only for the land actually taken. They have figured they have taken 2.68 acres, and they have valued a portion of this, I think, at \$2,500, and a portion at \$3,000, and they have given us compensation for 2.68 acres at the rate at which they have figured it. I am not objecting to that, but I do object because they have not allowed us anything for splitting up our tract. I think that the running of this street through this large tract has lost to it some of its value, and that there should be compensation for that for the detriment to the plot in dividing it up.

There is another thing that should have been taken into consideration,

APPROVED:

F. C. BREIDENBACH
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
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There is another thing that should have been taken into consideration,

although I think that is somewhat disputed. I have always understood that this tract has facilities for a siding from the Pennsylvania Railroad. For years we have figured on that and talked about it to prospective purchasers. The idea was that a siding was to run to benefit the whole tract. For that reason we have always objected to selling any portion of the plot. The Commissioners have allowed nothing for that. I have been told, incidentally, that it is doubted whether or not this plot would be able to get any railroad siding, but I believe from what I have known and heard about it, and from my examination of the tract, I think that there is that thing to be considered. Now it seems to me; perhaps I should say that I am presenting this matter to the Commission on the basis of what I was told upon making inquiry after the award was made. I think there is no dispute as to the fact that the only compensation is for the actual taking of the land and nothing for the consequential damage to the plot. It seems to me that should be taken into consideration, and for this reason I oppose the confirmation of the award, so far as the Strauss Estate is concerned.

Mayor Breidenbach: Any other citizen wish to be heard on the opening of Carnegie Avenue?

Mr. Wolber: I have a request from Mr. Isserman, representing the Municipal Holding Company, requesting that the matter be continued for a week. He is engaged in the trial of a case in the Court of Chancery. That is also Mr. Newman's matter. They

want the Commission to withhold confirmation on the matter for one week.

Mayor Breidenbach offered the following resolution:

WHEREAS, The Carnegie Steel Company, a corporation, organized and existing under and by virtue of the laws of the State of New Jersey, has, by instrument in writing bearing date October 2nd, 1922, and recorded in the Essex County Register's Office on October 26th, 1923, in Book G-69 of Deeds for said County at page 307, dedicated to the public use forever, as and for a street or highway, certain of its lands situate in the City of Newark, and being more particularly described in the aforesaid instrument in writing, and being all the lands and real estate, or rights and interests therein required to be taken of the said Carnegie Steel Company by the City of Newark under the provisions of a certain local improvement ordinance entitled, "An ordinance to provide for the opening of a street 100 feet in width in the main to be called Carnegie Avenue, from Haynes Avenue in a general southwardly direction to the intersection of Evergreen Avenue and McClellan Street, and the opening and widening of McClellan Street from Frelinghuysen Avenue to Evergreen Avenue," passed July 6, 1922; and

WHEREAS, Said dedication is made subject to each and every of the following conditions:

"1. That the party of the first part is to, and shall and hereby expressly does, reserve the right to itself, its

successors and assigns, to at any time lay and construct a railroad track, either at grade, above grade or below grade, across the above described lands and premises at the location hereinafter described, together with any and all poles, wires or other fixtures, appliances, equipment and apparatus necessary or convenient for the propelling of engines and cars thereover by means of any motive power, and thereafter to perpetually maintain, repair and replace the same either separately or in conjunction with any other railroad track or tracks or any railroad, including the railroad or branch railroad of any other corporation which may acquire the right to maintain or use said track, or obtain the consent of the party of the first part, its successors or assigns, so to do, which said right is expressly reserved to the party of the first part, its successors and assigns, forever, as fully and entirely as if no dedication of said lands to any public use whatever had ever been made. Said track is, however, to be constructed and maintained across said proposed street or highway at an angle of not less than thirty degrees and westerly of a line drawn across the lands and premises so dedicated to public use from a point in the sixth course above described distant three hundred and fifteen feet easterly from the westerly end of said sixth course, and thence running northerly to a point in the eighth course above described distant three hundred and fifty-five feet easterly from the westerly end of the said eighth course."

"2. That any assessment or assessments to be imposed upon the party

of the first part, its successors or assigns, or upon the lands now owned by it in the said City of Newark, for or in a connection with or as a result of the opening of the said proposed street or highway, shall not exceed one dollar (\$1.00), or in the event that any such assessment or assessments shall exceed such amount, the excess thereof shall be borne by the party of the second part, which shall at all times indemnify and save harmless the party of the first part, its successors and assigns, of and from any and all assessments, damages, costs or expenses of whatsoever kind in excess of said sum arising from or in connection with the opening of the said proposed street or highway or resulting therefrom; it being expressly understood and agreed, however, that nothing herein contained is intended to or shall in any wise relate to or relieve the party of the first part, its successors or assigns, or any lands or premises at any time owned by it or them, of and from the payment of any assessments or benefits which may be lawfully assessed against it or them or against any such lands or premises for or on account of the cost of the grading, paving, curbing, flagging or otherwise improving the said proposed street or highway after the same shall be opened and established;" and

WHEREAS, Said instrument in writing further provides that said dedication of said lands and premises, expressly qualified as provided in said paragraphs one and two of said instrument, shall be forthwith legally accepted by the City of Newark; and

WHEREAS, The City of Newark, acting by its Board of Commissioners, being the governing body of such municipality, deems it advisable to accept said dedication of the lands and premises described in said instrument in writing dated October 2, 1922, for the purposes aforesaid, upon the terms and conditions so set forth therein; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that said strip of land more particularly described in the aforesaid instrument in writing, from the Carnegie Steel Company to the City of Newark, bearing date October 2, 1922, and recorded as aforesaid in the Essex County Register's Office on October 23rd, 1923, be and the same is hereby accepted as and for a public street and highway forever, subject, however, to the terms and conditions stated therein, and that said strip of land constitute a part of Carnegie Avenue in the City of Newark when such Avenue is opened.

F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

WHEREAS, The Board of Assessment Commissioners for Local Im-

provements of the City of Newark has certified to the Board of Commissioners of the City of Newark by a report in writing dated February 28th, 1924, accompanied by a map showing the lands and real estate taken under the provisions of a certain ordinance entitled, "An ordinance to provide for the opening of a street 100 feet in width in the main to be called Carnegie Avenue, from Haynes Avenue in a general southwardly direction to the intersection of Evergreen Avenue and McClellan Street, and the opening and widening of McClellan Street from Frelinghuysen Avenue to Evergreen Avenue," passed July 6, 1922; and

WHEREAS, The Board of Assessment Commissioners for Local Improvements in said report has made an award to the Carnegie Steel Company, a corporation of the State of New Jersey, for lands and real estate, or rights and interests therein, to be taken for the opening of said Carnegie Avenue, as follows: Award No. 7, block 3793, lots 1, 3, 4 and 5, Carnegie Steel Company for \$11,200; and

WHEREAS, Said Carnegie Steel Company has heretofore by instrument in writing, bearing date October 2, 1922, and recorded in the Essex County Register's Office, October 23rd, 1923, in Book G-69 of deeds for said County at page 307, dedicated to public use forever such portions of its lands and premises required for the opening of said Carnegie Avenue, subject to certain conditions contained in said instrument of dedication; and

WHEREAS, This Board has hereto-

fore by resolution accepted said dedication of the lands and premises of the Carnegie Steel Company required for the opening of said Carnegie Avenue, subject to the conditions contained in said instrument of dedication, which among other things provides that any assessment for special benefits to be imposed upon the lands now owned by said Carnegie Steel Company in the City of Newark for or in connection with, or as the result of the opening of said Carnegie Avenue, shall not exceed one dollar, or, in the event that any such assessment or assessments shall exceed such amount, the excess thereof shall be borne by the City of Newark, which shall at times indemnify and save harmless the Carnegie Steel Company, its successors and assigns, of and from any and all assessments, damages, costs or expenses of whatsoever kind in excess of said sum arising from or in connection with the opening of said proposed Carnegie Avenue, or resulting therefrom; provided, however, that any lands or premises at any time owned by said Carnegie Steel Company shall not be relieved from any assessment lawfully made on account of the grading, paving, curbing, flagging or otherwise improving said Carnegie Avenue; therefore, be it

RESOLVED, That the report of the Commissioners of Assessments for Local Improvements awarding damages for lands and real estate taken by the City of Newark for the opening of Carnegie Avenue, in so far as Award No. 7, awarding \$11,200 to the Carnegie Steel Company for such portions of said lands and premises of

said Carnegie Steel Company dedicated by it as aforesaid, being designated in said report as block 3793, lots 1, 3, 4 and 5, is concerned, by reason of the aforesaid dedication of the said lands and premises of the Carnegie Steel Company to public use forever, as a public street or highway, and the acceptance of such dedication by the City of Newark, be and the same is hereby altered so that the amount of said Award No. 7 to the Carnegie Steel Company shall be designated as \$1.00, instead of \$11,200.

F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Y e a s : — Commissioners Brennan, Howe, Mayor Breidenbach.

Mr. Runyon Colie: All I have to say is that we accept the award of damages on behalf of Gerstendorfer Brothers. In that regard we want to rely on the statute and not give a deed. I don't know what form you want the acceptance in.

Mr. Wolber: We have a form of deed.

Mr. Colie: We don't want to give a deed.

Mr. Wolber: The Law Department can determine that matter when it comes up.

Mayor Breidenbach: Any citizen wish to be heard on the McClellan Street matter?

Mr. Congleton: I have the resolution to confirm except as to Mr. Hood's client.

Mr. Jacob Melnechuk, Award No. 6: We object to the award of damages of \$879.59.

Mr. Wolber: What is your objection?

Mr. Melnechuk: The objection is that the amount is too small.

Mr. Wolber: You had an opportunity to be heard by the Assessment Commissioners?

Mr. Melnechuk: But they didn't give them any answer.

Commissioner Howe: How long have you owned this piece?

Mr. Melnechuk: Owned it for twenty-three years.

Commissioner Howe: Originally you were landlocked. You couldn't build on it because you couldn't walk to it. Now you have the street there.

Commissioner Soffel: This is interior land that you can't get at.

Commissioner Howe offered the following resolutions:

RESOLVED, That the report of the Commissioners of Assessments for Local Improvements of the City of

Newark, awarding damages sustained by the opening of a street 100 feet in width in the main, to be called Carnegie Avenue, from Haynes Avenue in a general southwesterly direction to the intersection of Evergreen Avenue and McClellan Street, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed, except as to the following objectors:

Award No. 3—Estate Bernard Strauss, deceased, block 18-2, lot 3.

Award No. 11—Municipal Holding Company, block 3794, lot 1.

and be it further

RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said report, with the above exceptions, in the office of the Comptroller of said City of Newark.

F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

WHEREAS, The Commissioners of Assessments for Local Improvements of the City of Newark have heretofore certified and filed with this Board their assessment report, awarding damages sustained by the opening and widening of McClellan Street from

Frelinghuysen Avenue to Evergreen Avenue, which report is accompanied by a map showing the lands and real estate taken and damaged by said improvement and for which damages have been assessed; and

WHEREAS, The City Clerk, pursuant to the direction of this Board, did give at least two weeks' previous notice by publishing in the Newark Evening News, a printed and circulated newspaper in the City of Newark, County of Essex and State of New Jersey, on the seventh day of March, 1924; on the fourteenth day of March, 1924, and on the twenty-first day of March, 1924, and also mailed a copy of said notice to such owner or owners named in said report, directed to their last known postoffice address, that the map and report of the Commissioners have been completed and filed in his office, and that this Board would meet in the Board of Commissioners' chamber, City Hall, second floor rear, on Tuesday, the twenty-fifth day of March, 1924, at 11 o'clock a. m. to hear all persons interested in said damage awards; and

WHEREAS, This Board did meet at the time and place specified in said notice to hear all persons interested in said damage awards; and

WHEREAS, Jacob Melnechuk appeared and objected to the confirmation of award No. 6 for \$879.59 for block 3797, lot 34, in said report; and

WHEREAS, This Board, having duly considered any and all objections, arguments, proofs and evidence presented against said awards, and

also said report and map, notwithstanding the objections, arguments, proofs and evidence presented by objectors against the confirmation of said damage awards, is of the opinion that the said report of the Commissioners of Assessments for Local Improvements of the City of Newark, and map accompanying the same, should be adopted, ratified and confirmed without alterations; therefore, be it

RESOLVED, That the report of the Commissioners of Assessments for Local Improvements of the City of Newark awarding damages sustained by the opening and widening of McClellan Street from Frelinghuysen Avenue to Evergreen Avenue, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and, be it further

RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said report in the office of the Comptroller of said City of Newark.

F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas : — Commissioners Brennan, Howe, Mayor Breidenbach.

Dr. William G. Hanrahan: I come again to talk on the matter of taxation. We have taken up a good many

collateral questions before this Board. Some of them have been acceded to; some of them have not. I am doing this solely in the interest of the City of Newark, in relation to the city market and transportation. I am going to talk on taxation because it is a vital question before the taxpayers. This bill, which I hold here, for \$2.02, on my property has doubled. It is \$2.02, and the reasons leading to it are many. I will just read a few things that came before your Board, proposed by myself and my colleagues, and some of the reasons that lead to the high rate. We were against spending \$5,000,000 for the City Market, where, if it was built on the plaza, it could have been built for \$1,000,000, having the front property condemned. Today, not through the doings of Commissioner Gillen, the market is an economic failure. He is one of the men who voted against this proposition at the time it was put on the ordinance books. We were against the building of the Sinnott Vocational School. There was a bid for \$650,000. It was refused. The next year there was another bid for \$1,125,000. That is almost a half a million dollars more. That was accepted. We don't know whether that school was a success or a failure. The City, I believe, is willing to turn the matter over for less than \$1,000,000 to the county authorities.

Mr. Congleton: Not because they think it is a failure.

Dr. Hanrahan: It has not been the greatest success so far as its attainments are concerned. We are not bucking this, because we think it is a

step in the right direction, because we pay about 68 per cent of the county tax matters. The fact remains that we were against it, and the bid was in for \$650,000 and jumped the next year to \$1,125,000, and at the same time was accepted. That was without the equipment.

Mr. Congleton: Do you think it would have been cheaper if it had been built later?

Dr. Hanrahan: No. But the people are commenting severely on the tax rate. We brought these things in without antagonism, before this board. We were against scrapping the electrical machinery in the schools so that the Public Service could furnish electricity. We believe in municipal ownership. We were in favor, Mr. Mayor, of building a hospital at Ivy Hill, where God's light and sunshine could come in for the people. We commanded the increase in Mr. Costello's salary because we believed he was doing a big service for the city. We favored the erection of a city garage to take in all automobiles controlled by the city to see if all of them could not be placed under one roof, to lessen the tax rate in that direction. We favored transportation by buses where trolleys were inadequate. Around the market it has been a question of co-ordination of trolleys and buses, where these splendid young men were willing to establish bus lines, coming here with ten thousand signatures from the Ironbound District, and they were absolutely ignored. Was I advocating for these men? No, it was for my city, that I dedicated my life, serving the country in five different capacities dur-

stigated to help that \$5,000,000 economic condition.

It is reported there is a movement to rob the City of that market and turn it over to one of the great trunk line railways in the country. If they have their allies in the City Hall here they ought to be removed. Some of the men who have been working for that ought to have their bust in the Public Service Hall of Fame.

I want to thank you for what you have done. I hope you will lend every bit of help you can to assist Commissioner Gillen. Those citizens that forced that on the city, their voice or hand is not raised now to help the conditions that have militated against the City of Newark. When those people come in again with something else, ask them where they will stand when the thing is done. That thing is one of the conditions that needs consideration from this Board, and we will look to a lower tax rate in the City of Newark. We must economize, not to the extent of penury. We did not stand against the advancement of Mr. Costello's salary, because we feel he earned it. We will not be frightened off by any representative of the Public Service Corporation, direct or indirect.

I want to thank you and your fellow Commissioners for past courtesy, Mr. Mayor.

Commissioner Howe: I have been a member of this Board for two years, and I have never seen a representative of the Public Service come in here yet. I don't know who Dr. Hanrahan

ing the war without a cent of compensation.

I hope you gentlemen will use your influence with Mr. Raymond, to give this matter consideration, to advocate these bus lines that would not parallel the Public Service lines. These ten thousand people have advocated bus lines, not transportation as put in all the papers. The papers did not give these men a fair chance. It said they advocated transportation. They advocated transportation by buses.

Now, Mr. Mayor, with these things I have spoken of in mind, I hope your Board will use all its influence to try and lessen this tax rate. I will not be frightened off by any professional politician who belittles my work; it is done entirely without compensation. Those who hide behind smoke screens I have no respect for. We will get back of any reform you inaugurate for the good of the City of Newark, whether it is Ivy Hill, or what it is. I will not be frightened off by the allies of the Public Service, or anybody else who is using those things for a smoke screen. Senator Parry, who fought for this city in the Senate, and fought in this city, he too, fell under the odium of the Public Service and its allies and was cracked. You will do your duty to the City of Newark, and you will have the backing of the decent people who have not had their hand in the public coffers. We hope you will use your influence with Commissioner Raymond to have these bus lines established that will not go in opposition to the car lines of the City of Newark, because they do not run parallel. I think it should be in-

means. I never saw a representative of the Public Service in here yet. I have heard a lot of pounding of the Public Service. If Dr. Hanrahan knows of any representative in the City employ, why doesn't he mention his name?

Dr. Hanrahan: There is many things done in the City Hall in such a way that you can't reach them. There is lots of things done in Washington now by people whose hands are never seen. At election time their hands come out with large contributions.

Commissioner Howe: There are only five men on this Commission, and there is no man on this Commission who received any contribution from the Public Service when he ran for office.

Dr. Hanrahan: How do you know that?

Mr. Congleton: How do you know they did? I think it is time that these vague charges against city officials were called. I think if Dr. Hanrahan, or any other citizen knows of any of us who have been doing things that were wrong, he ought to come out and state them. I think it is pretty nearly time he talked specific facts instead of generalities. I don't think it is fair to men who are trying to do the right thing to have such general statements made without facts.

Commissioner Howe: I think it is up to Dr. Hanrahan to state facts, if he knows of any.

Dr. Hanrahan: I have enumerated a number of things that we advocated

before the Board. Again the smoke screen is being brought up.

Mr. Congleton: You brought it up. Instead of stating specific facts you generalize on everything.

Dr. Hanrahan: You were against the housing question. You insulted me and used vile, gutter language against me in your office.

Commissioner Howe: I was the first man these men came to about this jitney route. I have been interested for a year in having that jitney route put down in that section.

Dr. Hanrahan: The Public Service don't want it.

Commissioner Howe: Who said the Public Service doesn't want it? You call yourself public spirited, yet you come here and criticise our market.

Dr. Hanrahan: I said it is an economic failure because it has not received the co-operation of the men who forced it. It needs the co-operation of every department in the city, and I am fighting for those men and this bus line, and they are entitled to the establishment of that bus line.

Commissioner Howe: I advocated a bus line in that section before you knew about it.

Dr. Hanrahan: When I talked for it you threw it in my face.

Commissioner Howe: When you criticised a public official without giving him an opportunity to answer the

charge, you were wrong; I have done more fighting for you than any man in the City Hall. You have been criticised more than any man that comes in here. I have defended you many times. What I criticised was your attack on Mr. Crawford without giving him an opportunity to be heard, and you know that Mr. Crawford cannot issue a permit, nor designate any bus route. It is the duty of the Commissioner at the head of his department, and you don't dare to criticise Director Raymond, but you would criticise a man under him. That was the unfair part of the thing. I don't own a share of Public Service stock and nobody in my family owns a share. I would not accept a share of Public Service stock as a gift. While I hold a public office I will never own any public utility stock.

Dr. Hanrahan: Any man that does his duty fearlessly will be criticised by the people. There are reports that we have a man advocating the tearing of machinery from the public schools so that the Public Service could furnish the electricity. You did criticise the building of the electrical plant in the City Market.

Mayor Breidenbach: Why not take that matter of the tearing of the machinery out of the schools up with the Board of Education. I want to say I don't propose to sit here as Mayor and have citizens come in and say there is a smoke screen in front of us. I don't propose to have my colleagues criticised by any citizens of the City of Newark.

Dr. Hanrahan: I was bringing the matter before this Board.

Mayor Breidenbach: You are out of order, Dr. Hanrahan, and I am through. I don't propose to have anybody say there is a smoke screen in front of us.

Commissioner Howe: Dr. Hanrahan is given more courtesy here than any man in the City of Newark. No one could have shown him more courtesy than I have shown him.

Dr. Hanrahan: Whenever I appeared I have appeared on my own behalf.

Mayor Breidenbach: You are misusing this City Commission and I do not propose to sit here and have you take up the time of this Commission and the time of the other people here, who are waiting to present their matters. I don't propose to sit here as presiding officer any more as far as you are concerned.

Commissioner Howe: He won't say anything about me that is untrue and get away with it.

Mayor Breidenbach: I think you ought to apologize to the City Commission for your statements here this morning.

Dr. Hanrahan: The City Commission ought to apologize to me. I am serving the people without getting a cent.

Mayor Breidenbach: I don't propose to have you say there is a smoke screen in front of us. Make your statement and name the man, if you know the man.

Dr. Hanrahan A member of the Board of Education ordered the electrical machinery taken out of the schools so that the Public Service could furnish electricity.

Mayor Breidenbach: Any other citizen wish to be heard?

Mr. S. F. Jaeger, 23 William Street: I represent the Third Division Society. The Third Division Society is made up of men that fought in the Third Regular Division of the United States Army during the World War. Every year we meet in convention during July. It has been in the past, the 13th, 14th and 15th of July. This year we are going to try and arrange to have the date changed to the 11th, 12th and 13th of July, and bring the convention to Newark. It is a big thing and requires a lot of work and time. The members of the Newark Branch of this Society have undertaken to do the work and spend their time, and they have asked the co-operation of the Chamber of Commerce and other civic organizations, and they ask the co-operation of the City Commission. We met yesterday with the Mayor, over at the Mayor's office and went over our line of program and proposals, and the Mayor has promised his co-operation to send a man to Philadelphia next Sunday afternoon, at the Executive Committee meeting, and thereby bring it to bear on these men why the convention should be held in Newark.

There is a few items in connection with this convention that cost money. One thing is a parade

Mayor Breidenbach How many people will attend this conference or convention?

Mr. Jaeger: We figure approximately 5,000 delegates will be here from different parts of the country. Last year it was in Philadelphia, and they had men from Washington and Oregon, as far south as Florida and Texas, and as far north as some parts of Canada. We figure we will have at least 5,000 delegates, and we of course hope to have them on parade. These few things make quite an expense. A parade will cost approximately \$1,000. We need to entertain these boys, "buddies" at a smoker, and on motor trips to the shore, or possibly around through the city, taking in our parks, etc., which we figure will cost approximately \$500. Every delegate will be presented with a souvenir badge—something very appropriate to the City of Newark, and we have an estimate that that will cost \$500. There are some other items, and we have figured that the budget will provide an expenditure of approximately \$3,500. We can see our way clear of getting into the treasury approximately \$2,000, so I am here this morning asking the City Commissioners of Newark if they can see their way clear to appropriating a small amount, of approximately \$1,500, to cover the cost of this convention.

I don't know if I should say anything more, except that Newark should have it. Newark has a large representation in the Third Division Society and they would like very much to see Newark get it. I am out fighting tooth and nail for it myself

Mayor Breidanbach: Your thought is that the City of Newark should donate a certain amount of money?

Mr. Jaeger: Yes, \$1,500. It is only a small amount, and I think it will do a great deal for the City.

Commissioner Howe: There is not anything in the law that allows us to donate money, unless it is provided for in the budget.

Commissioner Brennan: Are you aware that there is an ordinance prohibiting parades as far as Broad Street is concerned, except on certain holidays?

Mr. Jaeger: I have talked it over with Mr. Ward, who has handled parades for the Veterans' Alliance. If we have a parade, it will be an evening parade, and I presume that will be all right.

Commissioner Brennan: I wanted to call your attention to the fact that there was an ordinance prohibiting parades earlier than seven o'clock in the evening, as far as Broad Street is concerned.

Commissioner Brennan: I move you, Mr. Mayor, that the matter be referred to the Law Department to see if there is anything we can do to assist the boys. I am in favor of doing whatever we can, if something can be done.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance, which was read by the clerk:

An ordinance to provide for the construction of an eighteen (18) inch storm water sewer through Weequahic Park from a point in Elizabeth Avenue about 60 feet south of Hansbury Avenue for a distance of about 560 feet easterly.

The Board of Commissioners of The City of Newark do ordain:

Section 1. That an eighteen (18) inch pipe sewer for storm water only shall be constructed through Weequahic Park from a point in Elizabeth Avenue about 60 feet south of Hansbury Avenue for a distance of about 560 feet easterly, together with all the appurtenances necessary to complete the same, and in accordance with the plans, specifications and profiles dated February 26th, 1924, and now on file in the office of the Department of Streets and Public Improvements, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319), and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$3,500.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$3,500.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

Mr. William Banta, 43 Hansbury Avenue: I have received a notice that I was assessed for the property. My property is between four and five hundred feet from Elizabeth Avenue and about seventy feet from Bergen Street. Of course, this is an improvement both to Elizabeth and Newark people going back and forth, because in stormy weather the cars and auto-

mobiles were stopped there because of the flood, but I don't feel that I ought to be assessed, living so far away from there, because I can go around Bergen Street and around Chancellor Avenue and come out on Elizabeth Avenue free of any of that trouble.

Mr. Congleton: When they start proceedings for a storm water sewer, they have to give notice to all property that may be drained by that particular storm water sewer. When the matter gets before the Assessment Commission you may be assessed very little, or may be assessed nothing at all, but the objections you are making now are objections that should be made to the Assessment Commission. They may not assess your property. You say it is an improvement that is needed. You will later, if they are going to assess you, get a notice from the Assessment Commission, and that is when you want to state the matters you are stating now, to them.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Howe, Mayor Breidenbach.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage on April 1st.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance, which was read by the clerk:

An ordinance to provide for the paving of Eighteenth Avenue from Stuyvesant Avenue to Sanford Avenue with reclipped granite block pavement on a six (6) inch concrete foundation.

The Board of Commissioners of The City of Newark do ordain:

Section 1. That Eighteenth Avenue from Stuyvesant Avenue to Sanford Avenue shall be paved with napped re-clipped granite block pavement on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed, or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated March 3, 1924, and now on file in the office of the Department of Streets and Public Improvements.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be

made by the Department of Streets and Public Improvements in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$30,300.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$30,300.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Title declared open to amendments.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brenann, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage on April 1st.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commisisoner Brennan offered the following ordinance which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of Pine Grove Terrace from South Orange Avenue to 1,300 feet more or less southerly with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Comimssioners of the City of Newark, do ordain:

Section 1. That Pine Grove Terrace from South Orange Avenue to 1,300 feet more or less southerly shall be graded, curbed, flagged and paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of

sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated March 3, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall

be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$24,700.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$24,700.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. Herman Hotz, 48 Pine Grove

Terrace. I would like to say you ought to pave it as soon as possible. It needs it bad.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Title declared open to amendments.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that

the ordinance be taken up on third reading and final passage on April 1st.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The following communication was received and read:

Edward M. & Runyon Colie
Counsellors at Law
763 Board Street,
Newark, N. J.

March 25, 1924.

City Clerk,

City Hall, Newark, N. J.

Dear Sir:

Enclosed find original petition signed by all of the property owners fronting on Poinier Street, between New Jersey Railroad Avenue and Frelinghuysen Avenue, protesting against the repaving of Poinier Street, as at present proposed. Kindly see that same is presented to the Commissioners in due course at their meeting to-day.

Yours very truly,
Edward M. & Runyon Colie.

Mr. Richard Hartshorne, Prudential Building, Newark, N. J., appearing for Mr. Colie's office: We have here, your Honors, a unanimous request on the part of every single one of the property owners abutting on this street. They all join in asking the board to note the condition of that pavement now, that it is in just as good condition now as it practically

ever was. Some slight repairs here and there might, of course, be possible, but the condition of the street, its use by trucks, and its use by the railroads, is such that to put down a new pavement of a different character would be unwise, and the slight repairs that are necessary are all that the public necessity requires, and this would seem to be a matter solely for the determination of public necessity, in view of the fact that we have the unanimous request.

Commissioner Howe: I move that the petition be referred to Director Raymond, and that the matter be laid over for one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that An ordinance to provide for the repaving of Poinier Street from New Jersey Railroad Avenue to Frelinghuysen Avenue with napped recliped granite block pavement on a six (6) inch concrete foundation be laid over for one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of Sunset Avenue from 531 feet south of Abinger Place to Lindsley Avenue with asphalt pavement (1½" top, 1½" binder on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Sunset Avenue from 351 feet south of Abinger Place to Lindsley Avenue shall be graded, curbed, flagged and paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated March 3, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of

excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$7,750.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, bonds or notes shall be issued from time to time in an amount not to exceed \$7,750.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county,

city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Title declared open to amendments.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage on April 1st.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to provide for the repaving of High Street from Orange street to Eighth Avenue with napped recliipped granite block pavement on a six (6) inch concrete foundation and from Eighth Avenue to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1 That High Street shall be repaved from Orange Street to Eighth Avenue with napped reclippped granite block pavement on a six (6) inch concrete foundation and from Eighth Avenue to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the repaving of said street including the laying of concrete sidewalks at street intersections and elsewhere needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated March 3, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting

upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Sections 3. That the sum of \$75,250.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$75,250.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such tem-

porary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Title declared open to amendments.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage on April 1st.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to provide for the repaving of Court Street from Howard Street to Prince Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation and from Prince Street to Belmont Avenue with napped reclippped granite block pavement on a six (6) inch concrete foundation.

The Board of Commisisoners of the City of Newark, do ordain:

Section 1. That Court Street shall be repaved from Howard Street to Prince Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation and from Prince Street to Belmont Avenue with napped reclippped granite block pavement on a six (6) inch concrete foundation, with the necessary new curbing or reset-

ting of curb, together with all other appurtenances incidental to the repaving of said street including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated March 3, 1924, and now on file in the office of the Department of Streets and Public Improvements. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Streets and Public Improvements in which case the costs and expenses of making said connections will be assessed

upon the lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$26,700.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$26,700.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances incon-

sistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Title declared open to amendments.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read twice, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that

the ordinance be taken up on third reading and final passage on April 1st.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The following communication was received and read:

Department of Public Safety
Division of Buildings
Newark, N. J.

March 24, 1924.

The Board of Commissioners of
The City of Newark.

Honorable Sirs:

The Commission on Building Districts and Restrictions has examined the enclosed ordinance amending Article I of the Building Zone Ordinance.

Your Commission is in favor of keeping the ordinary public garage with its noise and other nuisances two hundred feet away from churches, schools, etcetera, but there is another type of building also defined as a public garage which is seldom an annoyance to any neighborhood. That is the group of individual garages, providing for the storage of private automobiles in single units. Your Commission feels that such a garage should not be subjected to the same regulations as the ordinary automobile repair shop and service station.

We therefore respectfully recommend that this ordinance be disapproved, and a substitute ordinance drawn which will cover the above objection.

Respectfully submitted,
Commission on Building
Districts and Restrictions.
R. B. Rankin, Secretary.

Commissioner Brennan: Personally I am in favor of the ordinance as it was prepared.

Mayor Breidenbach: I feel the same way.

Commissioner Howe: You mean this one, or as it was prepared originally?

Mayor Breidenbach: As passed originally by the Commission on two readings.

Commissioner Howe: This is a recommendation from the Zoning Commission.

Mayor Breidenbach: I do not approve of a garage being erected close to a church or school, in the City of Newark.

Commissioner Howe: The only difficulty would be that if the curtilage of a church runs back into the block, it would interfere with a garage on the next street. That is the only hard part of the thing.

Commissioner Brennan: There is sufficient room in the City of Newark for garages without putting them up against a school or a church.

Mr. Congleton: If it were on one street and a church on the next street, it would interfere with the pulpit end of the church.

Commissioner Brennan: It would interfere more with schools than with churches. Take hundreds of little tots swarming out of schools. To have cars around there would be a menace. I move you, Mr. Mayor, that the communication be received and filed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, How, Mayor Breidenbach.

Commissioner Brennan moved that the title of An ordinance to amend an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions, adopted December 31, 1919, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions, adopted December 31, 1919.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of An ordinance to provide for the opening of Commerce Court from Commerce Street to South Canal Street be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the opening of Commerce Court from Commerce Street to South Canal Street.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of An ordinance to provide for the grading, curbing, flagging and paving of Berkeley Avenue from Fourth Street to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing, flagging and paving of Berkeley Avenue from Fourth Street to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read

three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of An ordinance to provide for the paving of Cameron Road from Eastern Parkway to the Newark-South Orange Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the paving of Cameron Road from Eastern Parkway to the Newark-South Orange Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of An ordinance to provide for the paving of Dover Street from 423 feet south of Cliff Street southerly about 260 feet to its terminus with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the paving of Dover Street from 423 feet south of Cliff Street southerly about 260 feet to its terminus with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of An ordinance to provide for the paving of Eastern Parkway from Cameron Road (also known as Andover Place) to about 665 feet southerly with asphalt pavement (1½" top, 1½" binder) on a six (6) inch con-

crete foundation, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the paving of Eastern Parkway from Cameron Road (also known as Andover Place) to about 665 feet southerly with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the resurfacing of Fabyan Place from Lyons Avenue to Buffington Street with asphalt pavement (1½" top, 1½" binder) on the old telford foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the resurfacing of Fabyan Place from Lyons Avenue to Buffington Street with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the grading, curbing, flagging and paving of Grove Terrace from West End Avenue easterly to the Newark Irvington Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing, flagging and paving:

of Grove Terrace from West End Avenue easterly to the Newark-Irvington Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Commissioner Brennan moved that the title of "An ordinance to provide for the resurfacing of Heller Parkway from Ridge Street to First Street with asphalt pavement (1½" top, 1½" binder) on the old telford foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the resurfacing of Heller Parkway from Ridge Street to First Street with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commisisoner Brennan moved that the title of "An ordinance to provide for the resurfacing of Heller Parkway from Summer Avenue to Mt. Prospect Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the resurfacing of Heller Parkway from Summer Avenue to Mt. Prospect Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the grading, curbing, flagging and paving of Keer Avenue from Bergen Street to Park View Terrace with as-

phalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing, flagging and paving of Keer Avenue from Bergen Street to Park View Terrace with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of An ordinance to provide for the paving of Montrose Street from Cameron Road to Varsity Road with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the paving of Montrose Street from Cameron Road to Varsity Road with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of An ordinance to provide for the grading, curbing, flagging and paving of North 11th Street from Bloomfield Avenue to First Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing, flagging and paving of North 11th Street from Bloomfield

Avenue to First Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of An ordinance to provide for the paving of North 7th Street from Davenport Avenue to Delavan Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the paving of North 7th Street from Davenport Avenue to Delavan Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance

was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of An ordinance to provide for the grading, curbing, flagging and paving of Park View Terrace from Lyons Avenue to Chancellor Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing, flagging and paving of Park View Terrace from Lyons Avenue to Chancellor Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes.

Yeas: — Commisisoners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that

the title of An ordinance to provide for the paving of Prospect Row from Prospect Street westerly with a concrete pavement, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the paving of Prospect Row from Prospect Street westerly with a concrete pavement.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Commissioner Brennan moved that the title of An ordinance to provide for the grading, curbing, flagging and paving of Valley Street from Stuyvesant Avenue to City Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance, as follows:

"An Ordinance to provide for the grading, curbing, flagging and paving of Valley Street from Stuyvesant Avenue to City Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation."

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of: "An Ordinance to provide for the paving of Varsity Road from Montrose Street to the Newark-South Orange Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation" be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance, as follows:

"An Ordinance to provide for the paving of Varsity Road from Montrose Street to the Newark-South Orange Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation."

The ordinance having been read

three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of: "An Ordinance to provide for the grading, curbing, flagging and paving of West End Avenue from Caldwell Place to Valley Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation" be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance, as follows:

"An Ordinance to provide for the grading, curbing, flagging and paving of West End Avenue from Caldwell Place to Valley Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation."

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of: "An Ordinance to provide for the resurfacing of South Eleventh Street from Avon Avenue to Clinton Avenue with asphalt pavement (1½" top; 1½" binder) on the old telford foundation" be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance, as follows:

"An Ordinance to provide for the resurfacing of South Eleventh Street from Avon Avenue to Clinton Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation."

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Brennan, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of \$1,849.40 be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs, as follows:

Bureau of Baths	\$1,695.00
Public Affairs	56.75
Relief and Education of cer- tain indigent children.....	97.65
	<hr/>
	\$1,849.40

F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of \$2,007.50 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

C. Sundries	\$2,007.50
F. C. Breidenbach	
John Howe	
W. J. Brennan	

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of

\$1,100.00 be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Safety, as follows:

Police	\$ 545.00
Reserve for uncompleted contracts	555.00
	<hr/>
	\$1,100.00

F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brennan, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of \$947.60 be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending March 19, 1924, as follows:

Shade Tree	\$947.60
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Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brennan, Howe, Mayor Breidenbach.

RESOLVED, That the sum of \$34,-
791.92 be and the same hereby is ap-
propriated to the persons named, as
per certified list attached, being the
gross amount of bills contracted and
chargeable to the Department of Pub-
lic Works, as follows:

City Treasurer, weekly pay-
rolls ending March 19,
1924\$34,791.92

John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

Mayor Breidenbach offered the fol-
lowing resolutions:

WHEREAS, Herbert B. Baldwin,
Chemist in the Bureau of Health, De-
partment of Public Affairs, has been
retired under and in conformity with
the provisions of the State Laws pro-
viding for pension under the Newark
Board of Health Pension Fund Asso-
ciation; therefore, be it

RESOLVED: By the Board of Com-
missioners of the City of Newark that
he be and is hereby dropped from the
payroll of said Bureau of Health, De-
partment of Public Affairs, dating
from April 1, 1924.

F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

WHEREAS, The Sinking Fund
Commission of the City of Newark, by
authority of the Board of Commision-
ers of the City of Newark, has hereto-
fore employed a secretary; and,

WHEREAS, Said The Sinking Fund
Commission of the City of Newark
has requested this Board to fix the
salary of said secretary, at the sum
of three thousand dollars per annum;
now, Therefore, be it

RESOLVED, By the Board of Com-
missioners of the City of Newark that
the salary of the secretary of said
The Sinking Fund Commission of the
City of Newark be and the same is
hereby fixed at the sum of three thou-
sand dollars (\$3,000) per annum, as
of January 1, 1924.

F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

RESOLVED, By the Board of Com-
missioners of the City of Newark that
the following changes effecting the
employees of the Newark City Hos-
pital, Department of Public Affairs,

be and the same are hereby approved:

Appointments in the Non-Competitive Class

Wilma Allison, Under Nurse, \$600 a year, March 10, 1924.

Jean Conley, Under Nurse, \$600 a year, March 10, 1924.

Mary Wheeler, Under Nurse, \$600 a year, March 12, 1924.

Martha Harlow, Under Nurse, \$600 a year, March 17, 1924.

Helen Gannon, Nurse's Helper, \$600 a year, March 18, 1924.

James Kinney, Porter, \$600 a year, March 9, 1924.

Patrick McManus, Porter, \$696 a year, March 19, 1924.

Margaret Murphy, Porter, \$696 a year, March 11, 1924.

James Moran, Porter \$696 a year, March 13, 1924.

Margaret Rogan, Porter, \$696 a year, March 17, 1924.

Harry Gilchrist, Porter, \$696 a year, March 11, 1924.

Fred Deas, Porter, \$696 a year, March 12, 1924.

Sigmund Gobierski, Porter, \$696 a year, March 20, 1924.

James Leslie, Porter, \$696 a year, March 20, 1924.

James Carroll, Porter, \$696 a year, March 13, 1924.

Appointment in the Competitive Class

Elizabeth Cameron, Res. Nurse, Temp., \$1,080, March 16, 1924.

Leave of Absence

Gertrude Kling, Res. Nurse, 3 months, illness in family, March 16, 1924, noon.

Margaret Furnar, Nurses' Helper, 1 month, illness, March 17, 1924.

Catherine Grady, Kitchen Maid, 1 month, illness, March 16, 1924.

Frank Snyder, Orderly, 1 month, illness, March 16, 1924.

Clive McClean, Nurse, $\frac{1}{2}$ month, illness, March 16, 1924, noon.

Anna M. Devlin, Nurse, $\frac{1}{2}$ month, illness, March 16, 1924, noon.

Return from Leave of Absence

Margaret Garrity, Ld. Wkr., March 17, 1924.

Bridget Cadden, Hs. Maid, March 1, 1924.

Adaline Washington, Hs. Maid, March 9, 1924.

Catherine R. Reid, Nurse, March 16, 1924, noon.

Mildred E. Vieweg, Nurse, March 16, 1924, noon.

Resignations

Elizabeth Cahill, Under Nurse, March 6, 1924.

James F. McCue, Porter, March 16, 1924, noon.

Jennie Lloyd, Porter, March 2, 1924.

Martin Fagan, Porter, March 16, 1924, noon.

Louis Forster, Porter, March 16, 1924.

Joseph Gilchrist, Porter, March 9, 1924.

Michael Heslin, Porter, March 16, 1924, noon.

Robert Maher, Orderly, March 19, 1924, noon.

Patrick Mooney, Orderly, March 17, 1924, noon.

Harry Jacobs, Orderly, March 17, 1924, noon.

Emma Meeker, Hs. Maid, March 16,
1924.

Adele Paurice, Hs. Maid, March 6,
1924.

F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

Commissioner Howe offered the fol-
lowing resolutions:

RESOLVED, That Samuel C.
Schram, of 12 Columbia Street, New-
ark, New Jersey, be and he is hereby
appointed a Constable in the Fourth
Ward, term expiring January, 1, 1927.

John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

RESOLVED, That the following
bond be and the same is hereby ap-
proved as to sufficiency:

Christian W. Feigenspan, member
of the Sinking Fund Commission.

John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

WHEREAS, The City of Newark on
October 2, 1923, issued its short time
obligations, known as Temporary
Loan Bonds in the aggregate amount
of Two hundred thousand dollars
(\$200,000.00) for money expended for
Market Construction, said Temporary
Loan Bonds being number 453, 454, 455
and 456 and dated October 2, 1923,
and payable April 2, 1924; and,

WHEREAS, The improvement for
which said Two hundred thousand dol-
lars (\$200,000.00) of Temporary Loan
Bonds were issued was for Market
Construction, and is an improvement
for which the City is authorized by
Chapter 252 of the Laws of 1916, to
issue bonds, and the City is without
funds to pay said Two hundred thou-
sand dollars (\$200,000.00) of Tempora-
ry Loan Bonds issued therefor;

THEREFORE, BE IT RESOLVED,
That in pursuance of the provisions
of an Act of the Legislature of the
State of New Jersey, entitled "An Act
to authorize and regulate the issuance
of bonds and other obligations and the
incurring indebtedness by county, city,
borough, village, town, township, or
any municipality governed by an im-
provement commission," approved
March 22, 1916, and the amendments

thereto, there shall be issued Temporary Loan Bonds in the amount of Two hundred thousand dollars (\$200,000.00) for the purpose of temporarily financing the improvement aforesaid and renewing said Two hundred thousand dollars (\$200,000.00) issued therefor;

FURTHER RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to Two hundred thousand dollars (\$200,000.00) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum, be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252 of the Laws of 1916;

FURTHER RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized to sell said Temporary Loan Bonds at not less than par either all at one time ~~or~~ from time to time.

John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

RESOLVED, That the Captains Adrian Bried and John F. McConnell who have been certified as eligible by the Civil Service Commission, be and they are hereby promoted to the rank of Battalion Chief in the Fire Division, Department of Public Safety, at a salary of \$3,400.00 per annum, effective April 1, 1924.

W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Mayor Breidenbach.

WHEREAS, Due to the recent fire at the City Hall certain wire and wire cables were destroyed, which wires and cables are necessary for the proper conduct of the fire alarm telegraph system of the city; and,

WHEREAS, It is necessary for the safety and convenience of the inhabitants of the city that said telegraph system be put into proper workable condition at the earliest possible moment; and,

WHEREAS, The Director of the Department of Public Safety is in receipt of an estimate for the furnishing of said supplies necessary for the doing of the work aforesaid at the earliest possible moment, in the sum of \$575, which bid in his belief, is a

fair and reasonable one for the materials required for said work;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark that an exigency exists which will not permit of advertising for competitive bids for the materials aforesaid; and,

BE IT FURTHER RESOLVED, That the Director of the Department of Public Safety be and he is hereby authorized and directed to enter into agreement for the furnishing of said supplies above mentioned, in the sum of \$575, under and by virtue of the power and authority of:
Section 1 of Article XI of Chapter 152 of the Laws of 1917, as amended.

W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

RESOLVED, That the contract for the construction of an Additional Anchor System for a portion of the Bulkhead Platform at Port Newark Terminal, be and the same hereby is awarded to Linde & Griffith Company, the lowest formal bidder, the amount of their bid being \$4,150.00.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

A communication was received from Mr. J. Hansbury Callaghan, Union Building, protesting on behalf of Rev. W. B. Masterson, Pastor of St. Bridget's Church, situated on Plane Street, against the construction of a public garage at 411-413 Plane Street, directly opposite the Church property.

Commissioner Brennan: I move the communication be received and referred to the Law Department.

Mr. Congleton: This is the same situation as the one on Mulberry Street. If you will send it to me I will take it up.

The roll being called, the motion was declared adopted by the following votes::

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

A communication was received from the Essex County and Vicinity District Council, 604 High Street, notifying that the minimum rate of wages for all Journeymen Carpenters in Essex County and Vicinity will be \$1.31 per hour beginning the 1st day of April, 1924, to April 1, 1925.

Commissioner Howe: I move that the communication be received and that a copy of same be sent to each Commissioner.

Commissioner Brennan: Seconded.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

A communication was received from the New Jersey State League of Municipalities, of Trenton, New Jersey, in relation to the proposed increase in telephone rates by the New York Telephone Company.

Commissioner Brennan: I move the communication be received and that the Law Department be instructed to protest the increase in rates on behalf of the City.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

A communication from The Morris Canal and Banking Company, Trenton, New Jersey, regarding the abandonment of the Morris Canal as a navigable waterway.

Commissioner Brennan: I move it be

referred to Commissioner Raymond's Department.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

Mayor Breidenbach: If there is no further business a motion is in order to adjourn.

Commissioner Howe: I so move.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
JOHN HOWE
W. J. BRENNAN

The Board of Commissioners of the City of Newark, New Jersey.

W. J. EGAN
City Clerk

MINUTES OF MEETINGS

OF THE

Board of Commissioners

April, 1924

NEWARK, N. J.

April 1, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of meeting of March 25th, 1924 were read and approved.

Mr. Samuel Lieber: Is this the proper time to ask the Commissioners for a continuance of the Belleville Avenue matter?

Mayor Breidenbach: That matter is on the list and will be called in its regular turn

Commissioner Howe offered the following resolutions:

RESOLVED, That in pursuance of the provisions of an Act of the Legislature of the State of New Jersey, entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of Five hundred thousand dollars (\$500,000.00) for the purposes of temporarily financing Street Openings and is an improvement for which the City is authorized to issue bonds by the aforesaid act;

FURTHER RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to Five hundred thou-

sand dollars (\$500,000.00) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum and be issued in such denominations and be executed in such manner as the Director of Revenue and Finance may determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized and directed to execute in the name of the City the bonds authorized by this resolution subject to the provisions of Chapter 252 of the Laws of 1916;

FURTHER RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and directed to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on October 1, 1923, issued its short time obligations, known as Temporary Loan Bonds in the aggregate amount of Seven hundred and fifty thousand

dollars (\$750,000.00) for money borrowed in anticipation of the receipt of money expended for pavings, Chapter 152, Laws 1917, said Temporary Loan Bonds being numbered 457-470 and dated October 1, 1923, and payable April 1, 1924; and,

WHEREAS, The improvement for which said Seven hundred and fifty thousand dollars (\$750,000.00) was issued was for pavings now in course of construction or have been completed within six years, and is an improvement for which the City is authorized by Chapter 252 of the Laws of 1916, to issue bonds, and the City is without funds to pay said Seven hundred and Fifty thousand (\$750,000.00) of Temporary Loan Bonds;

THEREFORE, BE IT RESOLVED, That in pursuance of the provisions of an act of the Legislature of the State of New Jersey, entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of Seven hundred and fifty thousand dollars (\$750,000.00) for the purpose of temporarily financing the improvement aforesaid and renewing said Seven hundred and fifty thousand dollars (\$750,000.00) of Temporary Loan Bonds issued therefor;

FURTHER RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in

the aggregate to Seven hundred and fifty thousand dollars (\$750,000.00) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized and directed to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252, of the Laws of 1916;

FURTHER RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That in pursuance of the provisions of an Act of the Legislature of the State of New Jersey, entitled, "An Act to authorize and regulate the issuance of bonds and other

obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of Forty-five thousand dollars (\$45,000.00) for the purpose of temporarily financing payment to the Passaic Valley Sewerage Commission on account of contract with the City of Newark, which is now in the course of construction and is an improvement for which the City is authorized to issue bonds by the aforesaid act;

FURTHER RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to Forty-five thousand dollars (\$45,000.00) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum and be issued in such denominations and be executed in such manner as the Director of Revenue and Finance may determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized and directed to execute in the name of the City the bonds authorized by this resolution subject to the provisions of Chapter 252 of the Laws of 1916.

FURTHER RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and directed to sell said Temporary Loan

Bonds at not less than par, either all at one time or from time to time.

John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. A. D. Hobbie: I would like to ask for a permit for a boys' parade, to be held on May 3rd, on Broad Street. I am here representing the Exchange, Rotary, Civitan, Traffic, Lions and Kiwanis Clubs.

Commissioner Brennan: I might say, Mr. Mayor, as you know, there is an ordinance prohibiting parades on Broad Street on week days, and I might state that I have on my desk letters of protest containing resolutions adopted by the Chamber of Commerce, and Broad Street Association, protesting against the violation of the ordinance, so I will have to be advised by the Law Department as to how far my prerogatives extend, and what can be done in permitting this parade. I am personally in favor of it, and I thought a week ago that when a Committee of the Broad Street Association waited on me that I had convinced them that for the one day it was not going to interfere so much with their

business, but seemingly they still insist upon the ordinance adopted some two years ago being adhered to.

Commissioner Gillen: I move that the matter be referred to the Law Department.

Mayor Breidenbach: Two years ago, Director Brennan, the matter had been referred to the Legal Department, and Mr. Congleton gave us his opinion on the parade question, that Saturday afternoon was a legal holiday, and at that time, I believe, you referred it to me and I said it was O. K. I feel the same as you do. I feel the boys should have their parade on Saturday afternoon. I think once a year for two hours, on Broad Street, I do not see any harm in letting the young men parade, the same as they do in New York, on Fifth Avenue. Personally I feel the same as you do. I would like to see them have their parade.

Does any other citizen wish to be heard on the matter of the boys' parade?

Mr. R. K. Hanson, 671 Broad Street: This parade is not a local affair. It is an International affair, all over the world that day, and during that week. The Business Men's Clubs of the entire country are running a Boys' Week, similar to the week we have run for the last four years. I feel that any criticism that there might be, in establishing a precedent, might be eliminated, because this is entirely a civic affair. The people are to be interested in it, and we have had official word from the Board of Edu-

cation that they will co-operate and their committees have been named. We would appreciate it very much if the Commission sees its way clear to allow us to have the parade.

Mr. Hobbie: The idea is to start the parade promptly at two and finish at four. Two years ago we had about 17,000 boys in line. This year we will have about 10,000, picked bunch.

Commissioner Gillen: That means that traffic will be tied up for two hours, and Broad Street merchants say that Saturday afternoon is their biggest day.

Commissioner Brennan: What they are afraid of is that it will establish a precedent, and that other organizations desirous of running parades in the City will make similar applications and point to this as a precedent in the violation of the ordinance on our Municipal Law Books.

Commissioner Gillen: I think the time is coming when you will have to parade on High Street.

Mr. Hobbie: I don't think you will have parades on High Street because of the Hospitals.

Commissioner Brennan: You will recall that parades were held on High Street in the summer of 1922, but the Hospitals raised so much objection to them that we had to request those arranging for parades to arrange for another street.

Mr. Hobbie: You speak of other organizations. This is the future citizen

of the City who is asking to be permitted to parade.

Commissioner Brennan: I am only talking of the other organizations.

Mr. Hobbie: It is the citizen of tomorrow, and you can't take that boy and put him on High Street or Weequahic Park, and give him the same inspiration he would get in parading in front of the City Hall and knowing that the Mayor and Commissioners are reviewing him. The affair went over two years ago, and there hasn't been any other event of that kind since.

Commissioner Brennan: I have received a resolution from the Chamber of Commerce protesting against week-day parades on Broad Street.

Commissioner Gillen: Could not these parades be held on Sunday afternoon?

Mr. Hobbie: The music is entirely donated. Not only do the musicians give their services on Saturday afternoon free of charge, but the Union musicians are waiving their rules whereby they cannot parade with non-union musicians. The music two years ago cost us six or seven hundred dollars, and the band power cost would have been twenty odd thousand dollars. They were all donated.

Commissioner Howe: I move that this matter be referred to the Law Department and Director Brennan.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the following resolution:

WHEREAS, The Commissioners of Assessments for Local Improvements of the City of Newark have heretofore certified and filled with this Board their assessment report awarding damages sustained by the opening of a street, 100 feet in the main, to be called Carnegie Avenue from Haynes Street in a general southwest-
erly direction to the intersection of Evergreen Avenue and McClellan Street, which report is accompanied by map showing the lands and real estate taken and damaged by said improvement and for which damages have been awarded; and,

WHEREAS, The City Clerk pursuant to the direction of the Board did give at least two weeks previous notice by publishing in the Newark Evening News, a printed and circulated newspaper in the City of Newark, County of Essex and State of New Jersey, on the seventh day of March, 1924; on the fourteenth day of March, 1924; and also mailed a copy of said notice to such owner or owners named in said report, directed to their last known postoffice address, that the map and report of the Commissioners have been completed and filled in his office, and that this Board would meet in the Board of Commissioners Chamber, City Hall, second

floor rear, on Tuesday, the twenty-fifth day of March, 1924, at 11 o'clock A. M., to hear all persons interested in said damage awards; and,

WHEREAS, This Board did meet at the time and place specified in said notice to hear all person interested in said damage awards; and,

WHEREAS, After persons appeared objecting to the confirmation of said report and map, this Board adopted and confirmed said report, excepting as to such objectors, and then on the first day of April, Nineteen hundred and twenty-four, commenced to hear any and all objections, arguments, proofs and evidence presented against said damage awards by such objectors and particularly the Municipal Holding Company with respect to Award #11, block 3794, lot 1; and,

WHEREAS, This Board having duly considered any and all objections, arguments, proofs and evidence presented against said awards by said Municipal Holding Company, and also said report and map, notwithstanding the objections, arguments, proofs and evidence presented by the said Municipal Holding Company against the confirmation of said damage awards, is of the opinion that the said report of the Commissioners of Assessments for Local Improvements of the City of Newark and map accompanying the same, awarding damages to the said Municipal Holding Company, should be adopted, ratified and confirmed without alterations.

THEREFORE, BE IT RESOLVED,
By the Commissioners of the City of

Newark that the report of the Board of Commissioners of Assessments for Local Improvements of the City of Newark awarding damages sustained by Award #11, Block 3794, lot 1 of the Municipal Holding Company, for the opening of a street 100 feet in the main, to be called Carnegie Avenue from Haynes Street in a general southwesterly direction to the intersection of Evergreen Avenue and McClellan Street, which said report was in all things adopted, except as to objections, ratified and confirmed by this Board, be and the same is hereby in all things ratified and confirmed without alterations as against the aforesaid Municipal Holding Company; and,

BE IT FURTHER RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duly certified duplicate of said report and map insofar as damages are awarded to the aforesaid Municipal Holding Company in the office of said Comptroller of the City of Newark for payment.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

Mayor Breidenbach: Any citizen wish to be heard?

Mr. Morris Isserman, 790 Broad Street: If it please the Board, I appear today representing the Municipal Holding Company, and we desire at this time to raise objections to the award made by the Assessment Board. We, and I believe counsel for

the City has agreed, that the testimony which was taken before the Assessment Board shall be used as if the testimony were taken here.

Mr. Wolber: I so agree.

Mr. Isserman: I want to refer to part of that testimony. The testimony which was adduced before the Commissioners of Assessments—I understand the award is \$34,000—the testimony given by the witnesses for the Municipal Holding Company would make the value of that land, including the damages done to the remaining lands, approximately \$125,000. I believe that the testimony given by the witness for the City admitted that cemetery land, such as ours, if properly improved, is worth \$65,000 an acre. At that rate, the City taking about 3.16 acres of our land, it is worth at least \$200,000. Now the company is willing to take a reasonable figure, and in view of the fact that our testimony shows that the land is worth \$120,000, we are willing, however, to accept 50 per cent. of the amount in order to prevent this matter going into the courts, and not tie it up for the City or for ourselves, and I am authorized, if the Commission will accept our offer, that we are willing to accept at this time, and this is made without any prejudice to our rights, to accept \$65,000. We don't believe the award is fair or just to the company, not that eventually it will be fair to the City. I am quite convinced not only from the testimony of our witnesses, but from that of the City's witnesses, that the award that is being made is not fair. I don't think it is necessary to go into the detail of this thing, but I might state that the

road is going to cut through the middle of our property, necessitating new fencing, and a new lay-out of the entire property, and I believe the Commissioners ought to take this matter into consideration before voting on the final award. As I said before, I have been authorized to accept, and without prejudice to our rights I am making this offer, \$65,000, being practically fifty per cent. of what our own expert valued the land at.

Mayor Breidenbach: Any other citizen wish to be heard?

Commissioner Raymond: I move that the report be confirmed.

Mr. Wolber: Mr. Mayor, and Gentlemen of the Commission, in reply to Mr. Isserman's argument, I would just briefly state that the amount of this award was most hotly contested before the Assessment Commissioners. Days were spent in taking formal testimony under oath, both the city and the property owners having permission to cross-examine witnesses. The sole difference is a difference of opinion. There was clear testimony in this case that this cemetery was merely in the process of development, that the greater portion of it was in its original condition, and probably the only enhancement in value was the fact that a cemetery franchise was issued with respect to it, and after hearing all the testimony and arguments, the Assessment Commissioners concluded that an award of \$34,000 met the rules of law and was a reasonable award taking into consideration the condition of the cemetery,

and that the property owner received everything to which he was entitled. If the property owner is dissatisfied with this award, the law gives him adequate redress. He can appeal from the confirmation of this award to the Circuit Court, and let a struck jury determine what the award should be.

Mayor Breidenbach: The clerk will call the roll on the resolution.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen: I wish to be recorded as not voting.

Commissioner Howe moved that confirmation of the award to the Estate of Bernard Strauss on the matter of the opening of Carnegie Avenue be continued until April 8th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Not Voting: Commissioner Gillen.

Commissioner Howe offered the following resolutions:

RESOLVED, That the report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the paving of Schuyler Avenue from Haw-

thorne Avenue to Nye Avenue, which said report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection.

John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the resurfacing of Hayes Street from Springfield Avenue to South Orange Avenue, which said Report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection

John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the grading, curbing and flagging of North Twelfth Street from Abington Avenue to Second Avenue, which said Report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection.

John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Is there any citizen wish to be heard on the Report of the Commissioners of Assessments for Local Improvements on the grading, curbing, flagging and paving of Belleville Avenue and Bloomfield Avenue?

Mr. Samuel Lieber, 786 Broad Stret: Mr. Mayor and gentlemen, I would like to have this matter go off to another day. There are only two property owners interested in this matter. You will all recall the widening of Bloomfield Avenue. The cost of widening Bloomfield Avenue was borne by the City at large. It is now proposed to levy about 55 per cent. of the cost of grading, curbing and paving that portion of the street that has been widened against practically two owners of property. I represent the largest of the two. The City Investment Company now owns 212 feet of land, of this corner, and the Cortlandt Parker Estate owns a very small portion, I think about fifty feet of that particular triangle, cut off from their holdings there.

According to the report of the Assessment Board the Parker Estate would bear about \$1,183 worth of the 55 per cent. of the cost that is proposed to be levied against these two properties. We would bear the rest. While this matter was pending before the Assessment Commission, due notice of this was given, but through a slip-up, we did not appear before the Board, and present our argument on the question, which points to the conclusion that the entire cost of this should be borne by the City at large.

Commissioner Raymond: Why?

Mr. Lieber: That brings me into the argument of the merits of the case before you. If you don't want to continue it I will present and bring before you my reasons based on equity and fairness to us. If you will continue it for another week I will take the matter up with the members of the Board and it may be that some settlement can be arrived at.

Commissioner Raymond: The Assessment Board?

Mr. Lieber: The Assessment Board, and it may be I will be successful in convincing them that they ought to revise their report of this Commission.

Commissioner Raymond: I move it be continued a week.

Commissioner Soffel: The trouble is, when these people get a notice to appear before our Board they ought to appear. We have a lot of these matters hanging over which should be disposed of. I am willing to have this matter sent back, though.

Commissioner Raymond: Mr. Lieber says he has reasons.

Mr. Lieber: The notice got into the hands of one of the accountants and he thought it was a formal matter and it was not turned over to me for attention.

Commissioner Raymond: I move that the matter be laid over for a week.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the repaving of Ogden Street from Bridge Street to Fulton Street, which said Report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection.

John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the construction of the Monticello Park

Sewers, which said Report is hereto annexed, be and the same is hereby in all things adopted, ratified and confirmed; and,

BE IT FURTHER RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said Report in the Office of the Comptroller of the said City of Newark for collection.

John Howe
W. J. Brennan
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance concerning the smoking of cigars, cigarettes and pipes in street cars or auto buses in the City of Newark.

Be it ordained by the Board of Commissioners of the City of Newark, as follows:

Section 1. That no person shall smoke a cigar, cigarette or pipe, or carry any lighted cigar, cigarette or pipe in or upon any part of any street car or auto bus used for the transportation of passengers in and upon

any streets or highways of the City of Newark.

Section 2. Any person who shall violate the provisions of this ordinance shall, upon conviction, pay the sum of not less than two dollars, nor more than ten dollars, in the discretion of the magistrate imposing the same.

Section 3. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan

moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage on April 8th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of a sewer to be known and designated as "Sewers for the Meadow District, Section 1."

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That a sewer to be known and designated as "Sewers for the Meadow District, Section 1" shall be constructed in Wilson Avenue from the road leading to the Passaic Valley Pumping Station to Doremus Avenue from Wilson Avenue to Roanoke Avenue. The sewer in Wilson Avenue and in Doremus Avenue from Wilson Ave-

due to the road known as Ball's Lane to be twenty-four (24) inch vitrified pipe, from Ball's Lane to the road about 200 feet south of the Central Railroad of New Jersey to be twenty-two (22) inch vitrified pipe and from the last mentioned point to Roanoke Avenue to be twenty (20) inch vitrified pipe. Together with all the appurtenances necessary to complete the same in accordance with the plans, specifications and profiles dated March 7th, 1924, and now on file in the Office of the Department of Public Works. This sewer to be used for sewage and trade wastes only. Under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$140,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$140,000.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county,

city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Raymond moved that the ordinance be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading on April 8th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. Fox: Some of the manufacturers are here this morning. They are here to get information. It seems we are simply up against where we have got to put this sewer through according to law. As we understand it, you can't allow any sewers to empty into the Passaic River after June. We want to find out what position we are in, or whether it is neces-

sary for us to go through in that way or not. We have been trying to get some information from the sewer department. If we are not allowed to empty our sewage into the river, we have simply got to have the sewer constructed. There is some objection by the manufacturers down that way.

Commissioner Raymond: We have the information here if you want it. Suppose you look at it, and then you will know what it is, and then you can come back to the Commission for further information, if you like.

Mr. Fox: Probably somebody else would have something to say on that matter.

Mr. R. O. Willgoss, 580 Marker Street, representing the Balbach Manufacturing Company: I suppose it is premature to ask if there is going to be any division of the assessment and what the City is to bear generally?

Mayor Breidenbach: That information would come from Director Raymond's Department.

Mr. Willgoss: The Balbach Company is in a peculiar situation. We are not in the jurisdiction of the Passaic Valley Sewage Commission. We have some property on both sides of Doremus Avenue. We will bear a very large assessment for this sewer and have no benefit. We are not protesting against the improvement because it is really required by law, but we do want to protect ourselves.

Commissioner Raymond: The cost is estimated at \$140,000.00.

Mr. Willgoss: We will have no benefit at all. We have no sewage at all.

Commissioner Raymond: If the Assessment Commission should discover that you will have no assessment,

Mr. Willgoss: What few acids we have we convert into by products.

Commissioner Raymond: If you are in a position to be drained by this sewer you will be assessed for benefits.

Mr. Willgoss: We paid large benefits before. The assessments down there have been heavy in the last few years. Our share of the Doremus Avenue was something over \$150,000. We have pretty well done our share down there already.

Commissioner Raymond: This is an absolutely necessary improvement, isn't it, Mr. Costello?

Mr. Costello: It must be done according to law.

Mr. Fox: Is it absolutely necessary?

Commissioner Raymond: Yes, they are putting in the Passaic Valley Sewer.

Mr. Willgoss: It is necessary to connect with that sewer unless they put in their own sewers?

Mr. Costello: Unless they put in their own plants.

Mr. Willgoss: Plenty of these people, by reason of the various acids

they have, would not be able to put those into this sewer you are contemplating constructing. Even with it built they could not empty into it. They would have to dispose of it themselves.

Commissioner Raymond: The sewer will be there for all time, and your present use might not require it, but it will be there to be used if necessary.

Mr. Willgoss: These plants that were represented before the Sewer Commission about a month ago, said they would not be able to empty their stuff into the sewers on account of the sewage containing quantities of acids, which would cut any sewer which was constructed to pieces. Some of them said they would have to leave the district if the Passaic Valley Sewage Commission insisted upon their disposing of their stuff. They couldn't empty into the river, according to law, and couldn't dump into the sewer on account of the acids they used. I don't see those men represented here this morning, but that was the statement they made.

Commissioner Raymond: If that situation has the legal offset of relieving you of certain assessments, that can be brought to the attention of the Assessment Commissioners. First, I have to prepare for the new Passaic Valley sewer. If you have any legal merit in your contentions, they can be raised later. Today we are merely taking the first steps to lay the sewer.

Mr. Fox: Mr. Van Duyne, of the

Passaic Valley Sewer Commission told me that sewage should be diluted in some way so that it could not affect the lining of the sewer. They have to do that.

Mr. George A. Prochazka: I represent the Central Dye Stuff and Chemical Company, and we are vitally interested in this matter. The point that the representative from the Balbach Company made he did not quite understand. We said that if the Passaic Valley Sewer Commission insisted that we decolorize our liquids we couldn't do it.

Commissioner Raymond: The colorization has no effect on the structure of the sewer. The acids would, of course, deteriorate the sewer piping. The matter of building the sewer is a matter of necessity. We have got to do it.

Mr. Fox: What is the limit of time, by statute?

Mr. Costello: The limit of time is June 1st.

Mr. Fox: Was the bill passed for June 1st?

Mr. Wolber: It extends the time in which the Passaic Valley Sewer Commission can compel a municipality to connect with it. It is in the list of bills we got yesterday.

Mr. Costello: You will be able to deposit any materials you want in that.

Mr. Willgoss: We have no sewage

to deposit in it. Simply by reason of the large plottage we have on Wilson and Doremus Avenue, we would like to watch the situation closely, if we can.

Mr. Prochazka: As I understand it, they were going to divert some of it. Some had to be diverted into the river direct. Manufacturers using water simply for cooling purposes could dump directly into the river.

Commissioner Raymond: There is some provision in the law for permission by the Passaic Valley Sewer Commission, after specifically treating the water to permit it to go directly into the river, if it is shown that it won't pollute. That, of course, can be taken up with the Passaic Valley Sewer Commission. It is said that this section requires sewage. They are not all in your class of business, Mr. Willgoss.

Mr. Fox: No, most of them have stuff that they have to dispose of.

Commissioner Raymond: If there is any legal relief for you from the cost, to which you call attention, that you can raise before the Assessment Commission. I am unable to say off-hand whether there is or not.

Mr. Willgoss: So far as the sewer itself is concerned you have got to go ahead?

Commissioner Raymond: Yes, and we have got to hurry it, too.

Mr. Fox: Is it reasonable to assume the cost would be about \$140,000?

Mr. Costello. Approximately \$250,000, for the whole area.

Commissioner Raymond: That covers a wide area.

Mr. Prochazka: This assessment thing will be heard later?

Commissioner Raymond: Yes, before the Assessment Commissioners.

Mayor Breidenbach: Is there anyone wish to be heard on the ordinance providing for the repaving of Poinier Street?

Mr. Hartshorne: The petition protesting against the paving of Poinier Street has been already filed.

Commissioner Raymond: You don't want an assessment because you think this is a matter for the benefit of the City at large?

Mr. Hartshorne: We think it is not necessary. But if it should be deemed a public necessity we cannot stand in the way.

Commissioner Raymond: You must be assessed your benefits.

Mr. Hartshorne: We claim there will be no benefits.

Commissioner Raymond: This is one of those main arteries that is being paved. It has got to be done.

Mr. Costello: It is an old granite block street.

Mr Hartshorne We are between

Broad Street and Frelinghuysen Avenue. The section is devoted to heavy factory work. There are coal dumps there. That is the nature of the abutting property and the owners there do not care about a beautiful asphalt pavement.

Commisisoner Raymond: I suppose it would confer some benefits on you, though.

Mr. Hartshorne: Very slight.

Commissioner Raymond: What is the total price?

Mr. Costello: \$28,000.

Commissioner Raymond: It is a main artery.

Mr. Hartshorne: The real purpose is to make the Lincoln Highway a better road.

Commissioner Raymond: The best we have ever done for the property owners is a twenty per cent. assessment, that is ten per cent. on each side of the street and eighty per cent. on the City, if it should be felt that its benefits to the abutting property owners was slight.

Mr. Hartshorne: If the Commission should determine it is a public necessity—

Commissioner Raymond: It is a public necessity, but the matter of assessment is another question. You will have a notice to appear before the Assessment Commission. Have you any protest?

Mr. Hartshorne: Everybody on the street filed a protest.

Comimssioner Raymond: In view of the circumstances, I will move that the ordaining clause be stricken out. We won't do it this year.

Commissioner Raymond moved that the ordaining clause of an ordinance entitled "An ordinance to provide for the repaving of Poinier Street from New Jersey Railroad Avenue to Frelinghuysen Avenue with napped re-clipped granite block pavement on a six (6) inch concrete foundation," be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the title of "An ordinance to provide for the construction of an eighteen (18) inch storm water sewer through Weequahic Park from a point in Elizabeth Avenue about 60 feet south of Hansbury Avenue for a distance of about 560 feet easterly," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the construction of an eighteen (18) inch storm water sewer through Weequahic Park from a point in Elizabeth Avenue about 60 feet south of Hansbury Avenue for a distance of about 560 feet easterly.

The ordinance having been read a third time was declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that an ordinance entitled "An ordinance to provide for the paving of Eighteenth Avenue from Stuyvesant Avenue to Sanford Avenue with napped re-clipped granite block pavement on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the paving of Eighteenth Avenue from Stuyvesant Avenue to Sanford Avenue with napped re-clipped granite

block pavement on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the title of "An ordinance to provide for the grading, curbing, flagging and paving of Pine Grove Terrace from South Orange Avenue to 1,300 feet more or less southerly with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing, flagging and paving of Pine Grove Terrace from South Orange Avenue to 1,300 feet more or less southerly with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three

times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the title of "An ordinance to provide for the grading, curbing, flagging and paving of Sunset Avenue from 531 feet south of Abinger Place to Lindsley Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation," be taken for its third and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing, flagging and paving of Sunset Avenue from 531 feet south of Abinger Place to Lindsley Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance

was declared to be adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the title of "An ordinance to provide for the repaving of High Street from Orange Street to Eighth Avenue with napped reclipped granite block pavement on a six (6) inch concrete foundation and from Eighth Avenue to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation," be taken for its third and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the repaving of High Street from Orange Street to Eighth Avenue with napped reclipped granite block pavement on a six (6) inch concrete foundation and from Eighth Avenue to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the title of "An ordinance to provide for the repaving of Court Street from Howard Street to Prince Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation and from Prince Street to Belmont Avenue with napped re-clipped granite block on a six (6) inch concrete foundation," be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the repaving of Court Street from Howard Street to Prince Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation and from Prince Street to Belmont Avenue with napped reclipped granite block pavement on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of \$11,597.73 be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs, as follows:

Outdoor Poor	\$ 6,427.00
Outdoor Poor	2,200.50
Outdoor Poor	2,952.23
	<hr/>
	\$11,579.73

F. C. Breidenbach
John Howe
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners, Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of \$49,785.29 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows.

Passaic Valley Sewerage Commissioners	\$45,687.18
C. Sundries	198.11
Contingent	3,900.00
	<hr/>
	\$49,785.29

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$19,846.78 be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance, from March 16th to 31st, 1924, as follows:

Director's	\$ 924.15
Comptroller's	2,207.50
Auditor's	1,340.00
City Treasurer's	775.00
Tax Receiver's	1,695.00
Tax Arrears (Temp.)	637.58
Board Assessments & Revision of Taxes	5,871.77
Board Assessments for Local Improvements	732.50
Law Department	2,154.98
City Clerk's	2,093.32
1st District Court	737.49
2nd District Court	677.49
	<hr/>
	\$19,846.78

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$25,244.63 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

McClellan Street Opening
and Widening Damages.....\$20,399.63
Carnegie Avenue Opening.... 4,845.00

\$25,244.63

John Howe,
W. J. Brennan,
F. C. Breidenbach,
Charles P. Gillen.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$160,500.00 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

Commerce Street Opening
and Widening Damages..\$160,500.00

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$37,644.53 be and the same is hereby appropriated to the City Treasurer for semi-monthly payrolls, March 16th to 31st, 1924, of the Department of Public Affairs, as follows:

Public Affairs	\$ 1,279.57
Employment Bureau	839.66
Outdoor Poor	1,009.57
Alms house	2,510.16
Bureau of Health	2,547.50
City Home	2,252.90
Bureau of Health	12,352.69
City Hospital	14,852.48
	<hr/>
	\$37,644.53

John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$165,113.95 be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the semi-monthly payroll of the Department of Public Safety from March 16th to 31st, 1924, as follows:

Director's Office	\$ 687.49
First Criminal Court	882.96
Second Criminal Court	645.40
Third Criminal Court	572.49
Building Division	2,330.00
Electrical Division	1,032.50
License Division	567.50
Fire Division	71,817.57
Police Division	86,578.04

\$165,113.95

W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of \$17,239.39 be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property, as follows.

Additional Hospital Accommodations	\$ 8,513.40
Anti-Toxin Stable Construction	651.99
No. 7 Engine House Construction	8,074.39
	<hr/> \$17,239.39

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$12,554.87 be and the same is hereby appropriated to the City Treasurer for semi-monthly payrolls from March 16, 1924, to March 31, 1924, of the Department of Parks and Public Property, as follows:

Director's Office	\$ 1,114.49
Printing and Stationery	137.50
Smoke Abatement	125.00
Weights and Measures	817.50
Centre Market	4,538.33
Public Buildings	4,499.55
Shade Tree	922.50
	<hr/> \$12,554.87

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$907.10 be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending March 26, 1924, as follows:

Shade Tree\$907.10

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$18,751.55 be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property, as follows:

Market Construction\$ 5,543.57
Additional Hospital Accommodations 100.00
Printing and Stationery 514.00
Public Buildings 8,413.72

No. 7 Engine House Construction 4,130.26
\$18,751.55

Charles P. Gillen.
John Howe,
F. C. Breidenbach,
W. J. Brennan,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of \$51,000 be and the same is hereby appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

Port Newark Development\$51,000

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$6,092.95 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

Bureau of Street Cleaning	
(snow removal)	\$2,733.15
Bureau of Street Cleaning....	1,295.00
Bureau of Sewers	2,064.80
	<hr/>
	\$6,092.95

Thomas L. Raymond
W. J. Brennan,
F. C. Breidenbach,
John Howe,
Charles P. Gillen.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$33,154.07 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

City Treasurer, weekly pay-	
rolls ending March 26,	
1924	\$33,154.07

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$31,937.44 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

City Treasurer, semi-monthly payrolls ending period of March 31, 1924..\$31,937.44

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$100,000 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

Wanaque Fund	\$100,000
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Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$334,777.47 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

Water	\$142,849.97
Wanaque	191,927.50
	<hr/>
	\$334,777.47

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of New-

ark that the street situate between South Dock Street and the southerly zone line of the Port Newark Development, running parallel thereto from Terminal Street easterly, be and the same is named Marsh Street, in memory of the late Arthur D. Marsh, Captain in the First New Jersey Infantry, who gave his life for his country in the late World War.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

Commissioner Raymond: On May 29, 1923, I received a communication from Patrick J. Green, Historian of the First New Jersey Infantry Post of the American Legion, asking that we name a street in Newark in honor of Captain Arthur D. Marsh, who served our country in a military capacity for nearly thirty years in the First New Jersey Infantry, and was killed October 12, 1918, while in charge of his company and leading his men in battle in the Meuse-Argonne offensive. He was also a Spanish War Veteran. We have waited until such time as a street of sufficient importance came along which we could honor by giving his name to it. In the south side of the Port Development, south of the Inland Channel in the middle, there runs a road which will be an important street. It parallels the Inland Channel and will eventually reach Haynes Avenue and will be the main thoroughfare there. We have prepared a resolution naming that Marsh Street in honor of Captain Marsh. I

wish to make public special notice of the fact that we have done this. We are pleased to do it ourselves, and we are grateful for the suggestion from the Historian of the American Legion Post here, and I know it gives me satisfaction to do it anyway for a hero of our city. I ask that the resolution be adopted.

Commissioner Gillen: I second the motion.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

WHEREAS, Carmine Nicholas and Henry Nicholas, partners trading as Nicholas Brothers, heretofore instituted a suit in the Essex County Circuit Court against Samuel Finkel, and in said suit Samuel Finkel counter-claimed against the City of Newark, for ten thousand dollars (\$10,000) damages on account of the demolition of a building to be moved from No. 526 Clinton Avenue to Nos. 223-225 Runyon Street, in the City of Newark; and

WHEREAS, After a trial of said cause before Circuit Court Judge Nelson Y. Dungan, before a jury, a verdict was found against the City of Newark on June 20, 1923, for sixteen hundred and fifty dollars (\$1,650); and

WHEREAS, On the application of said Samuel Finkel, said verdict was set aside and a new trial granted by said Circuit Court Judge on June 29, 1923, because the damages and costs allowed said Samuel Finkel against the City of Newark were inadequate; and

WHEREAS, Said Samuel Finkel is willing to accept the sum of fourteen hundred dollars (\$1,400) in the full settlement of his claim against the City of Newark and will discontinue said suit, and the Law Department of the City of Newark has recommended this settlement; therefore, be it

RESOLVED That the sum of fourteen hundred dollars (\$1,400) be and the same is hereby appropriated to Samuel Finkel, in full settlement of the cause of action represented by said suit now pending against the City of Newark; payment of said sum of fourteen hundred dollars (\$1,400) to be paid to the said Samuel Finkel upon the filing by him with the Acting City Auditor of a satisfactory release and discontinuance of said suit without cost, to be approved by the Law Department of the City of Newark.

John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach

WHEREAS, Ernest W. Johnson is the owner of lands and premises located at No. 296 Chancellor Avenue, in the City of Newark, N. J., and has made a claim to the City of Newark for damages to his property, by reason of the alteration of the street grade, in connection with the improvement of said Chancellor Avenue in accordance with the provisions of two certain ordinances heretofore adopted by this Board entitled, "An ordinance to provide for the grading, curbing and flagging of Chancellor Avenue from Elizabeth Avenue to the Irvington Line, adopted April 11, 1922," and "An ordinance providing for the paving with asphalt pavement with (1½" top, 1½" binder) on a six (6) inch concrete foundation on Chancellor Avenue from Elizabeth Avenue to the Newark-Irvington Line within the City of Newark as a local improvement, and authorizing the making and execution of a contract with the County of Essex for the doing of the work and for the apportionment of the cost thereof, adopted May 8, 1923;" and

WHEREAS, The Board of Assessment Commissioners for Local Improvements, after hearing the evidence submitted by said property owner and the City of Newark, has fixed and determined the sum of two thousand five hundred dollars (\$2,500) for the damage to the property of said Ernest W. Johnson, incidental to the said improvement on Chancellor Avenue, but exclusive of damages for land taken; therefore, be it

RESOLVED, That the sum of two thousand five hundred dollars

(\$2,500) be and the same is hereby appropriated to the said Ernest W. Johnson in full satisfaction of his claim against the City of Newark for damages to his property at No. 296 Chancellor Avenue, incidental to the aforesaid improvement of said Chancellor Avenue, and payment of the said sum of two thousand five hundred dollars (\$2,500) to be made to said Ernest W. Johnson upon the filing by him with the Acting City Auditor of a satisfactory release approved by the Law Department.

John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That Theodore Muench, Thomas A. Fagan, Wallace M. Muhlig, Michael Marron and Harry H. Mead, who have been certified as eligible by the Civil Service Commission, be and they are hereby appointed as Firemen, UFD, in the Fire Division, Department of Public Safety, to be paid the same salary and in like manner as are other firemen in the same grade of service, effective April 16, 1924.

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Firemen James A. Burns, Joseph L. Reese, William F. Halligan and Albert C. Zirkel, who have been certified as eligible by the Civil Service Commission, be and they are hereby promoted to the rank of Captain in the Fire Division, Department of Public Safety, at a salary of \$2,600 per annum, effective April 1, 1924.

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the law and by authority of this Board, the Director of Public Safety has publicly solicited, received and opened proposals for printed forms for the Police Division of the Department of Public Safety; and

WHEREAS, The proposal of Louis

Nurkin for Lot No 1, as per specifications, at the price of \$791.46, is the lowest formal bid; therefore, be it

RESOLVED, That the proposal of said Louis Nurkin be and the same is hereby accepted, and the Law Department directed to prepare the proper contract, and the Director of Public Safety and the City Clerk authorized and empowered to execute the contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the law and by authority of this Board, the Director of Public Safety has publicly solicited, received and opened proposals for printed forms for the Police Division of the Department of Public Safety; and

WHEREAS, The proposal of the Wild Printing Company, for Lot No. 2, as per specifications, at the price of \$850.10, is the lowest formal bid; therefore, be it

RESOLVED, That the proposal of said the Wild Printing Company be and the same is hereby accepted, and

the Law Department directed to prepare the proper contract, and the Director of Public Safety and the City Clerk authorized and empowered to execute the contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property did twice advertise for and twice receive bids for electrical material for the erection of lighting standards on the floor of the old Centre Market; and

WHEREAS, The bids received in each instance were unsatisfactory in the judgment of the Director; and

WHEREAS, By the exigency of the situation an emergency now exists which will not permit of advertising for further bids for said supplies; therefore, be it

RESOLVED, By the Board of Com-

missioners that the Director of the Department of Parks and Public Property be and he is hereby authorized to purchase the material required without regularly advertising for sealed proposals.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Fire has occurred in the City Hall, greatly affecting the steam hot and cold water lines in the sub-cellar, and in the judgment of the Director of the Department of Parks and Public Property, in whose department said City Hall is, it is advisable to restore steam hot and cold water lines immediately to a condition of usefulness; and

WHEREAS, By reason of said fire, in the judgment of this Board, an exigency exists which will not permit of advertising for competitive bids for the doing of said work; and

WHEREAS, The Director of the Department of Parks and Public Property has obtained estimates from reputable concerns in Newark for the restoration of said steam hot and cold water lines, among which was the bid of Stewart & Farrell in the amount of fifteen thousand four hundred and

fifty dollars (\$15,450), which was the lowest received; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, N. J., that the said Director be and he is hereby authorized to enter into contract with the said Stewart & Farrell for the restoration of said property for the sum of fifteen thousand four hundred and fifty dollars (\$15,450).

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Civil Service Commission has certified the name of Ulysses G. Taylor as eligible for appointment; therefore, be it

RESOLVED, That Ulysses G. Taylor be and he is hereby appointed as Elevator Operator at the Centre Market at the salary of twelve hundred dollars (\$1,200) per annum, said appointment to become effective April 1, 1924.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for the fireproofing of conduits in the basement of the City Hall, encasing existing fire alarm wires in accordance with plans and specifications as prepared by John W. Kane, Superintendent of the Fire Alarm Division.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for bids for the printing of the consolidated annual reports of the Newark city government for the year 1923.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for the erection of awnings on the windows on the southerly side of the main floor of the new Centre Market.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work to the W. J. MacEvoy Construction Company, in connection with contract No. 7, Engine House:

Excavation, 68 cubic yards, at \$5 per cubic yard, \$340.

Form work, 2,160 square feet, at 50c per square foot, \$1,080.

Reinforcing steel, 8,592 pounds, at 7c per pound, \$601.44.

Concrete, 80.4 cubic yards, at \$18 per cubic yard, \$1,447.20.

Underpinning, 45 feet, at \$10 per foot, \$450.

Sheath piling, 466 square feet, at 50c per square foot, \$233.

Total, \$4,151.64.

Allowance for work as shown on plans:

Excavation, 11 yards, at \$5 per yard, \$55.

Concrete, 8.5 yards, at \$18 per yard, \$153—\$208.

Total, \$3,943.64.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for printing addenda to the City Ordinances; and

WHEREAS, Colby & McGowan, Inc., bid the sum of Four Hundred and Thirty-five Dollars (\$435), which bid was the lowest responsible bid submitted; therefore, be it

RESOLVED, That the contract for said printing be and the same is hereby awarded to Colby & McGowan, Inc., at the price aforesaid; and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond submitted the following ordinances as a matter of information:

An ordinance to provide for the resurfacing of Baldwin Avenue from Clinton Avenue to Avon Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

An ordinance to provide for the resurfacing of South Tenth Street from Clinton Avenue to Avon Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

An ordinance to provide for the paving of Hawthorne Place from Bergen Street to Chadwick Avenue with asphalt pavement 1½" thick on a 4" asphalt concrete foundation.

An ordinance to provide for the resurfacing of DeGraw Avenue from Elwood Avenue to Verona Avenue with asphalt pavement (1½" top, 1½"

binder) on the old telford foundation

An ordinance to provide for the grading, curbing, flagging and paving of Eckert Avenue from Osborne Terrace to Goodwin Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An ordinance to provide for the grading, curbing, flagging and paving of Grumman Avenue from Bergen Street to Park View Terrace with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An ordinance to provide for the grading and laying of cement sidewalks on the west side of Stuyvesant Avenue from 320 feet north of Eighteenth Avenue to the Irvington Line.

An ordinance to provide for the opening of St. James Place 50 feet in width from its westerly terminus in a straight continuation of its existing line about 185 feet to the easterly line of Dewey Street.

An ordinance to provide for the construction of a pipe sewer in Riverside Avenue between Chester Avenue and the Second River.

Commissioner Raymond moved that the foregoing ordinances be made a matter of record in the minutes:

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach

Commissioner Raymond offered the following resolutions:

RESOLVED, That the annexed release from the City of Newark to Premier Service Company be and the same is hereby approved, and the Director of the Department of Streets and Public Improvements and the City Clerk of the City of Newark are hereby authorized and directed to execute said release on behalf of the City on the adoption of this resolution; said release to be delivered to said Premier Service Company on payment by him of the sum therein mentioned.

Thomas L. Raymond,
Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Van Keuren & Son for the furnishing and delivering to the Department of Public Works of cracked stone, a copy of which contract, dated January 11, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Van Keuren & Son for the furnishing and delivering to the Department of Public Works of Common Building Bricks, a copy of which contract, dated January 11, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Van

Keuren & Son for the furnishing and delivering to the Department of Public Works of Asphalt Sand, a copy of which contract, dated January 11, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Nelson R. Vanderhoff Company for the furnishing and delivering to the Department of Public Works of Canvas Wagon Covers, a copy of which contract, dated February 11, 1924, is hereto annexed, be and the same is hereby approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Van Keuren & Son for the furnishing and delivering to the Department of Public Works of Cement-Concrete Sewer Pipe, a copy of which contract, dated March 4, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Acme Road Machinery Company for the furnishing and delivering to the Department of Public Works of repair parts for Acme Stationary Crusher, Elevator and Screen, a copy of which contract, dated February 5, 1924, is

hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and the Essex Press for the furnishing and delivering to the Department of Public Works of Printed Specifications and Proposal Forms, a copy of which contract, dated March 1, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and the A. P. Smith Manufacturing Company for the furnishing and delivering to the Department of Public Works of Low Pressure Fire Hydrants, a copy of which contract, dated February 11, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and the A. P. Smith Manufacturing Company for the furnishing and delivering to the Department of Public Works of Low Pressure Hub Valves, a copy of which contract, dated February 11, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk hereby are

authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and F. Bowden Company for the furnishing and delivering to the Department of Public Works of Sewer Pipe and Specials, a copy of which contract, dated March 1, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Anderson Office Equipment Company for the furnishing and delivering to the Department of Public Works of One Payroll Machine, a copy of which contract, dated March 5, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Warner-Quinlan Company for the furnishing and delivering to the Department of Public Works of Asphalt Cement Filler, a copy of which contract, dated March 1, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond,
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Shawnee Fuel Company for the furnishing and delivering to the Department of Public Works of Bituminous Coal, a copy of which contract, dated March 12, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark on the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the agreement

between the City of Newark and the Town of Kearny granting an easement to said town for the construction of water pipe lines at Roanoke and Doremus Avenues in the City of Newark, a copy of which agreement, dated February 20, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In the construction of a new bridge over the Morris Canal, at Heller Parkway, it was necessary to install underground conduits for the carrying of electric wires and to erect five double arm iron standards for the municipal street lights; and

WHEREAS, It was impossible to obtain competitive bids for said work, and therefore an emergency exists which will not permit of delay in so advertising for bids; therefore, be it

RESOLVED, That the action of the Director of the Department of Streets

and Public Improvements in authorizing the installation of said underground conduits and standards at an approximate cost of \$1,000 for such underground service connections for poles; excepting lamp fixtures, be and the same hereby is concurred in, it being the judgment of this Board that an exigency existed in accordance with the provisions of Section 1 of Article XI. of Chapter 152 of the Laws of 1917, as amended, which would not permit of advertising for competitive bids.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering Pig Lead to the Department of Public Works be and the same hereby is awarded to Marks Lissberger & Sons, Inc., New York City, the amount of its bid being as follows:

Approximately 60,000 pounds Pig Lead at six per centum (6%) above pig-lead quotation.

Based on quotation stated in the daily market quotation for the City of New York and published in the "American Metal Market and Daily

Iron and Steel Report" for the day following the receipt of order issued by the Department.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering flashlights, batteries and cases.

Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering Blue Print Machine and Dryer, Nozzle Cocks, Steamer Nozzles and Fuel Oil.

Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of three thousand dollars (\$3,000) be and the same is hereby appropriated to Stuart Lindsley for the acquisition by the City of Newark of a certain

tract of salt meadow land containing 2.00 acres, more or less, being designated as follows: Block 1305, lot 4; block 1306, lot 4; block 1307, lot 5; block 1361, lot 3; block 1362, lot 1; block 1333, lot 1 (George C. Crane), containing 2.00 acres on the official maps of the City of Newark, in pursuance to the terms of a certain contract between Stuart Lindsley and others and the City of Newark, dated January 24, 1922. The said sum of three thousand dollars (\$3,000) being appropriated from the Fort Newark Development account, and payment of the same to be made to the said Stuart Lindsley upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the sta-

tutes of the State of New Jersey, applicable thereto; therefore, be it

RESOLVED, That the sum of four thousand three hundred and sixty-five dollars (\$4,365) be and the same is hereby appropriated to Stuart Lindsley for the acquisition by the City of Newark of a certain tract of salt meadow land containing 2.91 acres, more or less, being designated as follows: Block 1310, lot 5; block 1311, lot 2; block 1312, lot 4; block 1357, lot 2; block 1358, lot 1 (Rexford), containing 2.91 acres on the official maps of the City of Newark, in pursuance to the terms of a certain contract between Stuart Lindsley and others and the City of Newark, dated January 24, 1922. The said sum of four thousand three hundred and sixty-five dollars (\$4,365) being appropriated from the Port Newark Development account, and payment of the same to be made to the said Stuart Lindsley upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of

the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of two thousand nine hundred and fifty-five dollars (\$2,955) be and the same is hereby appropriated to Stuart Lindsley for the acquisition by the City of Newark of a certain tract of salt meadow land containing 1.97 acres, more or less, being designated as follows: Block 1434, lot 2; block 1435, lot 1; block 1436, lot 2; block 1416, lot 4; block 1417, lot 5 (Roberts), containing 1.97 acres on the official maps of the City of Newark, in pursuance to the terms of a certain contract between Stuart Lindsley and others and the City of Newark, dated January 22, 1922. The said sum of two thousand nine hundred and fifty-five dollars (\$2,955) being appropriated from the Port Newark Development account, and payment of the same to be made to the said Stuart Lindsley upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

WHEREAS, It is thought to be ad-
visable and for the best interests of
the City of Newark to purchase marsh
and other lands and rights therein and
riparian lands and lands under water
for the construction, establishment
and maintenance of public docks and
shipping and transportation facilities
in accordance with the statutes of the
State of New Jersey applicable
thereto;

THEREFORE, BE IT RESOLVED,
That the sum of six thousand six hun-
dred and thirty dollars (\$6,630) be and
the same is hereby appropriated to
Stuart Lindsley, for the acquisition by
the City of Newark of a certain tract
of salt meadow land containing 4.42
acres, more or less, being designated
as follows: Block 1370, lot 3; block
1371, lot 2, block 1372, lot 3 (Aaron
Hedden), containing 4.42 acres on the
official maps of the City of Newark,
in pursuance to the terms of a certain
contract between Stuart Lindsley and
others, and the City of Newark, dated
January 24, 1922. The said sum of six
thousand six hundred and thirty dol-
lars (\$6,630) being appropriated from
the Port Newark Development ac-
count, and payment of the same to be
made to the said Stuart Lindsley upon
the filing by him with the Acting City
Auditor of a satisfactory deed ap-
proved by the Law Department.

Thomas L. Raymond
Charles P. Giller.
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

WHEREAS, It is thought to be ad-
visable and for the best interests of
the City of Newark to purchase marsh
and other lands and rights therein
and riparian lands and lands under
water for the construction, establish-
ment and maintenance of public docks
and shipping and transportation facili-
ties in accordance with the statutes of
the State of New Jersey applicable
thereto; therefore be it

RESOLVED, That the sum of three
thousand, nine hundred dollars (\$3,-
900) be and the same is hereby ap-
propriated to Stuart Lindsley, for the
acquisition by the City of Newark of
a certain tract of salt meadow land
containing 2.60 acres, more or less,
being designated as follows: Block
1429, lot 4; block 1430, lot 5; block
1431, lot 6; block 1479, lot 3; block
1480, lot 1 (Camp), containing 2.60
acres on the official maps of the City
of Newark, in pursuance to the terms
of a certain contract between Stuart
Lindsley and others, and the City of
Newark, dated January 24, 1922. The
said sum of three thousand, nine hun-
dred dollars (\$3,900) being appro-
priated from the Port Newark De-
velopment account, and payment of
the same to be made to the said Stuart
Lindsley upon the filing by him with
the Acting City Auditor of a satisfac-
tory deed approved by the Law De-
partment.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey, applicable thereto; therefore be it

RESOLVED, That the sum of three thousand, three hundred (\$3,300) dollars be and the same is hereby appropriated to Stuart Lindsley, for the acquisition by the City of Newark of a certain tract of salt meadow land containing 2.20 acres, more or less, being designated as follows: Block 1356, lot 4; block 1357, lot 4; block 1379, lot 65; block 1380, lot 5 (Sarah L. Tompkins) containing 2.20 acres on the official maps of the City of Newark, in pursuance to the terms of a certain contract between Stuart Lindsley and others, and the City of Newark, dated January 24, 1922. The said sum of three thousand, three hundred (\$3,300) dollars being appropriated from the Port Newark Development

account, and payment of the same, to be made to the said Stuart Lindsley, upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore be it

RESOLVED, That the sum of four thousand, eight hundred and seventy-five dollars (\$4,875) be and the same is hereby appropriated to Stuart Lindsley, for the acquisition by the City of Newark of a certain tract of salt meadow land containing 3.25 acres more or less, being designated as follows: Block 1352, lot 3; block 1353, lot 4; block 1383, lot 1; block 1384, lot 2 (Colton & Alling), containing 3.25 acres on the official maps of the City of Newark, in pursuance to

the terms of a certain contract between Stuart Lindsley and others, and the City of Newark, dated January 24, 1924. The said sum of four thousand, eight hundred and seventy-five dollars (\$4,875) being appropriated from the Port Newark Development account, and payment of the same to be made to the said Stuart Lindsley upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey, applicable thereto; therefore be it

RESOLVED, That the sum of two thousand, one hundred and seventy-five dollars (\$2,175) be and the same is hereby appropriated to Stuart Lindsley, for the acquisition by the

City of Newark of a certain tract of salt meadow land containing 1.45 acres more or less being designated as follows: Block 1357, lot 5; block 1358, lot 6; block 1379, lot 64 (Tillou), containing 1.45 acres on the official maps of the City of Newark, in pursuance to the terms of a certain contract between Stuart Lindsley and others, and the City of Newark, dated January 24, 1922. The said sum of two thousand, one hundred and seventy-five dollars (\$2,175) being appropriated from the Port Newark Development account, and payment of the same to be made to the said Stuart Lindsley upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of three thousand two hundred and forty dollars (\$3,240) be and the same is hereby appropriated to Stuart Lindsley for the acquisition by the City of Newark of a certain tract of salt meadow land containing 2.16 acres, more or less, being designated as follows: Block 1470, lot 4; block 1471, lot 5; block 1472, lot 4; block 1491, lot 2; block 1490, lot 1; block 1489, lot 1 (Joseph Baldwin), containing 2.16 acres on the official maps of the City of Newark, in pursuance to the terms of a certain contract between Stuart Lindsley and others and the City of Newark, dated January 24, 1922. The said sum of three thousand two hundred and forty dollars (\$3,240) being appropriated from the Port Newark Development account, and payment of the same to be made to the said Stuart Lindsley upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and

riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of sixteen thousand five hundred and sixty dollars (\$16,560) be and the same is hereby appropriated to Stuart Lindsley for the acquisition by the City of Newark of a certain tract of salt meadow land containing 11.04 acres, more or less, being designated as follows: Block 2, plot 13-14 (Matthew Hoehn), containing 11.04 acres on the official maps of the City of Newark, in pursuance to the terms of a certain contract between Stuart Lindsley and others and the City of Newark, dated January 24, 1922. The said sum of sixteen thousand five hundred and sixty dollars (\$16,560) being appropriated from the Port Newark Development account, and payment of the same to be made to the said Stuart Lindsley upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach

WHEREAS, Public Service Railway Company now has a pole located on the easterly side of First Street, distant two hundred and two feet (202') southwardly from the southerly curb line of Orange Street in the City of Newark, County of Essex and State of New Jersey, which pole for public reasons it is desired shall be moved five feet (5') northwardly from its present position, otherwise to occupy the same relative position in the highway, and said company has expressed a willingness to accede to such desire, upon being authorized and directed by resolution of this body; therefore, be it

RESOLVED, That Public Service Railway Company be and it is hereby requested and directed to move the location of said pole and place the same in the position above recited, upon the express understanding that said company shall not lose its right to maintain said pole at the former position in case the location hereby made shall be in any manner hereafter be legally interfered with.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Raymond A.

Townley be and he hereby is appointed temporarily as Messenger in the Department of Public Works (Streets) at a compensation of \$80 per month, effective March 20th, 1924.

Thomas L. Raymond,
Charles P. Gillen
F. C. Breidenbach,
W. J. Brennan
John Howe,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering the following to the Department of Public Works be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

Cortes-Ward Company, New York City.

Approximately 50 "Solar" waste paper cans, at \$15.75 each.

Approximately 50 additional burlap bags for same, at \$1.30 each.

Mack International Motor Truck Corporation, Newark.

One (1) or more 5-ton Mack trucks, equipped with platform stake body and Mead Morrison crane, at \$8,083.90 each.

One (1) or more 2½-ton AB Mack chassis, equipped with special 2-yard

asbestos lined dump body, at \$5,081.85 each.

One (1) or more 2½-ton Mack dumpers, equipped with special wood body and stakes, at \$5,249.40 each.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby authorized to advertise for sealed proposals for the construction of a sewer on Marsh Street extending 2,300 lineal feet easterly from Terminal Street and on a street between Marsh Street and the Marginal Dock, all on the south side of the City of Newark Channel at Port Newark Terminal.

Also the grading, curbing and paving of Marsh Street from Terminal Street easterly, a distance of approximately 2,400 lineal feet, with new granite on a concrete base.

All to be known as "Port Newark Terminal Development Project."

Bids to be received between the hours of 10:00 and 10:15 A. M. at the office of the said Director on such date as he shall in said advertisement designate.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing material and labor necessary to install laboratory at Bureau of Street Cleaning Stables, 9 and 11 Jay Street.

Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the construction of a sewer in Thirteenth Avenue between Wickliffe

Street and Boston Street and between Hunterdon Street and Littleton Avenue be and the same is hereby awarded to James J. Casaroley, he being the lowest formal bidder, the amount of the bid, based on the estimated quantities, being \$5,653.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate was submitted to the Board of Commissioners of the City of Newark by the Engineer in charge of the Bureau of Sewers showing the probable cost of constructing a sewer in Eastern Parkway from the terminus of the present sewer for a distance of about 80 feet southerly for the use of abutting property only, together with lateral connections to the curb lines of said street, to be \$275, said probable cost being based on the best information obtainable as to the probable cost of such sewer; and

WHEREAS, The Board of Commissioners signified its intention by a resolution to construct such a sewer in Eastern Parkway from the terminus of the present sewer for a

distance of about 80 feet southerly, together with lateral connections to the curb lines, at a meeting of said Board on February 26th, 1924; and

WHEREAS, A copy of such resolution, together with a notice stating that objections to the making of said improvement, would be heard by the Director of the Department of Public Works on March 10th, 1924, at 10 o'clock A. M. was mailed or caused to be mailed by the said Engineer to the last known address of the last owner of record, as shown by the tax maps of such city, of the property abutting on the portion of the street or highway through which such sewer is proposed to be constructed; and

WHEREAS, A copy of such resolution and notice was posted conspicuously in the City Hall, at least five days prior to the introduction of this resolution, setting forth the final decision of said board to cause the construction of said sewer; and

WHEREAS, At least two weeks have elapsed since the passage of the first resolution to which this resolution refers; therefore, be it

RESOLVED, That this Board hereby signifies its final decision to construct a sewer in Eastern Parkway from the terminus of the present sewer for a distance of about 80 feet southerly, together with lateral connections to the curb lines, and the construction of such sewer to be done by day labor under the direct supervision of the Department of Public Works.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

1½" binder) on the old telford foundation.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917, 319), and the supplements thereto and amendments thereof, to order and cause the

Resurfacing of Baldwin Avenue from Clinton Avenue to Avon Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

Resurfacing of South Tenth Street from Clinton Avenue to Avon Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

Paving of Hawthorne Place from Bergen Street to Chadwick Avenue with asphalt pavement 1½" thick on a four (4) inch asphalt concrete foundation.

Resurfacing of DeGraw Avenue from Elwood Avenue to Verona Avenue with asphalt pavement (1½" top,

Grading, curbing, flagging and paving of Eckert Avenue from Osborne Terrace to Goodwin Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Grading, curbing, flagging and paving of Grumman Avenue from Bergen Street to Park View Terrace with asphalt pavement on a six (6) inch concrete foundation.

Grading and laying of cement sidewalks on the west side of Stuyvesant Avenue from 320 feet north of Eighteenth Avenue to the Irvington Line with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving or repaving of said streets, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks of such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, in accordance with the plans, specifications and profiles dated March 15th, 1924, and now on file in the office of the Department of Public Works.

In order to avoid the necessity of excavating and tearing up the improved portion of said streets after the making of said improvements, the owners of any and all lands on the line of said improvements are hereby

ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said streets for each lot fronting upon said streets within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said streets for the purposes of this improvement shall be considered a lot.

That said improvements shall be undertaken as local improvements and the cost thereof shall be assessed against the property benefited by said improvements, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to. The City Asphalt Plant to be authorized to bid on said work.

That in order to temporarily finance said improvements the following sums are hereby appropriated:

For Baldwin Avenue resurfacing, \$9,850.

For South Tenth Street resurfacing, \$9,480.

For Hawthorne Place paving, \$3,660.

For DeGraw Avenue resurfacing, \$24,000.

For Eckert Avenue grading, curbing, flagging and paving, \$15,120.

For Grumman Avenue grading, curbing, flagging and paving, \$14,000.

For Stuyvesant Avenue grading and sidewalks, \$7,400.

and temporary bonds or notes shall be issued from time to time to meet the cost thereof, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916, 525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board to be held in its meeting room, City Hall, on April 22, 1924, at which time and place ordinances for the

making of such improvements will be considered.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for the following:

Grading, curbing, flagging and paving of Berkeley Avenue from Fourth Street to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Paving of Cameron Road from Eastern Parkway to South Orange Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Paving of Dover Street from 423 feet south of Cliff Street southerly about 260 feet to its terminus with asphalt pavement on a six (6) inch concrete foundation.

Paving of Eastern Parkway from Cameron Road to 665 feet southerly with asphalt pavement (1½" top, 1½"

binder) on a six (6) inch concrete foundation.

Resurfacing of Fabyan Place from Buffington Street to Lyons Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

Grading, curbing, flagging and paving of Grove Terrace from West End Avenue to the Newark-Irvington Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Resurfacing of Heller Parkway from Summer Avenue to Mt. Prospect Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

Resurfacing of Heller Parkway from Ridge Street to First Street with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

Grading, curbing, flagging and paving of Keer Avenue from Bergen Street to Park View Terrace with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Paving of Montrose Street from Cameron Road to Varsity Road with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Grading, curbing, flagging and paving of North Eleventh Street from First Avenue to Bloomfield Avenue with asphalt pavement (1½" top, 1½"

binder) on a six (6) inch concrete foundation.

Paving of North Seventh Street from Davenport Avenue to Delevan Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Grading, curbing, flagging and paving of Park View Terrace from Lyons Avenue to Chancellor Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Paving of Prospect Row from Prospect Street westerly with a concrete pavement.

Resurfacing of South Eleventh Street from Avon Avenue to Clinton Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

Paving of Valley Street from Stuyvesant Avenue to the City Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Paving of Varsity Road from the Newark-South Orange Line to Montrose Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Grading, curbing, flagging and paving of West End Avenue from Caldwell Place to Valley Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Repaving of Thirteenth Avenue

from Springfield Avenue to 350 feet west of High Street with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from 350 feet west of High Street to west side of Boston Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation; from west side of Boston Street to east side of Richmond Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation; from east side of Richmond Street to west side of Rutgers Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation; from west side of Rutgers Street to east side of Wallace Street with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from the east side of Wallace Street to the west side of Hunterdon Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation; from the west side of Hunterdon Street to the east side of Fairmount Avenue with napped re-clipped granite block pavement on a six (6) inch concrete foundation; from the east side of Fairmount Avenue to the east side of Littleton Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Bids to be received between the hours of 10:00 A. M. and 10:15 A. M. on such date as the Director shall in said advertisement designate.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering road oil and granite blocks.

Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering forage to the Department of Public Works for the months of April, May and June, 1924, be and the same hereby is awarded to P. H. Ryan, Newark, he being the lowest responsible bidder, the amount of his bid being as follows:

2,700 bags of oats (34 pounds to bushel), at \$1.38 per bag.

One hundred tons of No. 1 timothy hay, at \$29.69 per ton.

Fifteen tons of best straw, at \$22 per ton.

Total being \$7,025 for entire quantities.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering corporation and curb cocks to the Department of Public Works be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

Mueller Company, New York City.

Approximately 1,500 5" corporation cocks with couplings, at 74c each.

Approximately 750 3" curb cocks with couplings, at \$1.24 each.

Approximately 500 1" corporation cocks with couplings, at \$1.32 each.

Approximately 200 1½" corporation cocks without couplings, at \$3.23 each.

Approximately 200 2" corporation cocks with couplings, at \$5.34 each.

**United Brass Manufacturing Co.,
Cleveland, O.**

Approximately 750 $\frac{3}{4}$ " curb cocks
with couplings, at \$1.24 each.

Approximately 500 1" curb cocks
with couplings, at \$2.18 each.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution
was declared adopted by the following
votes.

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the contracts for
furnishing and delivering one (1) or
more Willard batteries and one (1) or
more L. C. Smith & Bros. Typewriters
to the Department of Public Works
be and the same hereby are awarded
as follows, being the lowest respon-
sible bidder in each case:

**Starter & Battery Service Company,
Newark.**

For all Type SJR 26 Willard bat-
teries, at \$34.97 each.

For all Type SJR 4 Willard bat-
teries, at \$31.77 each.

For all Type SLRR 3 Willard bat-
teries, at \$22.95 each.

For all Type SJR 5 Willard bat-
teries, at \$38.03 each.

For all Type HRG 5 Willard bat-
teries, at \$41.76 each.

For all Type SLR 4 Willard bat-
teries, at \$27 each.

**L. C. Smith & Bros. Typewriter
Company, Newark.**

For all types of L. C. Smith &
Bros. Typewriters, list less 20% dis-
count.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the Director of
the Department of Public Works be
and he is hereby directed to adver-
tise for sealed proposals for furnish-
ing and delivering miscellaneous
tools, addition and repair to chlorine
apparatus, also bituminous coal.

Bids to be received at the office of
said Director between the hours of
10:00 and 10:15 A. M. on such date
as he shall in said advertisement
designate.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas —Commissioners Biennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Thomas W. Reilly, whose name has been certified by the Civil Service Commission as eligible, be and he hereby is appointed to the position of Superintendent of Water Shed, in the Department of Streets and Public Improvements, at a compensation of \$3,600 per year, effective April 1st, 1924.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27th, 1917 (P. L. 1917, 319), and the supplements thereto and amendments thereof, to order and cause the opening of St. James Place 50 feet in width from its westerly terminus in a straight continuation of its existing line about 185 feet to the easterly line of Dewey Street; all as shown on a map prepared under the direction of this Board, which map is hereto attached and made a part hereof, and a copy of which map also is on file

in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1235-0, dated March 28th, 1924.

That said improvement shall be undertaken as a local improvement, and the cost thereof shall be assessed against the property peculiarly benefited by said improvement in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue of the provisions of the act above referred to.

That the sum of \$3,500 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$3,500, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916, 525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvement to be made, and that all persons whose lands may be affected by such improvement or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board to be held in its meeting room, City Hall, on April 22, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of said improvement will be considered.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for the construction of a sewer in Goodwin Avenue from Renner Avenue for a distance of about 300 feet southerly, and in Schuyler Avenue from Renner Avenue for a distance of about 300 feet southerly.

Bids to be received at the office of

said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby authorized and directed to advertise for sealed proposals for the construction of the following sewers:

Lehigh Avenue sewer and branches.

Sewer in Maple Avenue between Chancellor Avenue and Goldsmith Avenue.

Sewer in Eighteenth Avenue from Sunset Avenue to the main sewer about 100 feet east of West End Avenue.

Sewer in Grove Terrace between Pine Grove Terrace and the main sewer about 100 feet east of West End Avenue, together with a branch in West End Avenue between Grove Terrace and Lindsley Avenue.

Bids to be received at the office of

said Director between the hours of 10:00 and 10:15 A. M. on such day as he shall in said advertisement designate.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the grading, curbing, flagging and paving of Nye Avenue from Clinton Place to Osborne Terrace with asphalt pavement on a six (6) inch concrete foundation be and the same is hereby awarded to the Newark Paving Company, a corporation, it being the lowest formal bidder, the total amount of its bid, based on the estimated quantities, being \$33,701.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following contracts be and the same are hereby awarded to the J. B. Gilligan Casey Company, a corporation, it being the lowest formal bidder, the amount of their bids, based on the estimated quantities, being as follows:

Paving of Weequahic Avenue from Bergen Street to 438.12 feet west of Aldine Street. Amount of bid, \$61,267.50.

Grading, curbing, flagging and paving of Patten Place from Goodwin Avenue to Wolcott Terrace. Amount of bid, \$6,934.

Grading, curbing, flagging and paving of Mulford Place from Vassar Avenue to Chancellor Avenue. Amount of bid, \$5,301.50.

Paving of Aldine Street from Lyons Avenue to Weequahic Avenue. Amount of bid, \$3,186.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following contracts be and the same are hereby awarded to the Standard Bitulithic Company, a corporation, it being the

lowest formal bidder, the total amount of its bids, based on the estimated quantities, being as follows:

Grading, curbing, flagging and paving of Underwood Street from Sanford Avenue to Stuyvesant Avenue with asphalt pavement on a 6" concrete base. Amount of bid, \$15,870.90.

Grading, curbing, flagging and paving of Tremont Avenue from North Munn Avenue to the Newark-East Orange Line with asphalt pavement on a 6" concrete base. Amount of bid, \$14,843.25.

Paving of Osborne Terrace from Renner Avenue to Lehigh Avenue with asphalt pavement on a 6" concrete base. Amount of bid, \$19,094.75.

Grading, curbing, flagging and paving of Maple Avenue from Lyons Avenue to Chancellor Avenue with asphalt pavement on a 6" concrete base. Amount of bid, \$25,347.80.

Grading, curbing, flagging and paving of Clinton Place from Lyons Avenue to Chancellor Avenue with asphalt pavement on a 6" concrete base. Amount of bid, \$27,056.80.

Paving of Brookdale Avenue from Lindsley Avenue to Valley Street with asphalt pavement on a 6" concrete base. Amount of bid, \$2,571.70.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917, 319), and the supplements thereto and amendments thereof, to order and cause the construction of a pipe sewer in Riverside Avenue between Chester Avenue and the Second River. The following sections are to be of twelve (12) inch vitrified pipe: Between Chester Avenue and a point about 1,200 feet northerly, between Grafton Avenue and a point about 600 feet southerly, between Verona Avenue and a point about 960 feet southerly and between the Greenwood Lake Railroad and a point about 420 feet northerly; the balance to be ten (10) inch vitrified pipe.

All of the above sewers to be used for house sewage and trade wastes only, together with all the appurtenances necessary to complete the same, in accordance with plans, specifications and profiles dated March 29th, 1924, and now on file in the office of the Department of Public Works.

That said improvement shall be undertaken as a local improvement, and the cost thereof shall be assessed

against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$20,000 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$20,000, under and by virtue of the provisions of an act entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916, 525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the

same at a meeting of said Board to be held in its meeting room, City all, on April 22, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John' Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark is engaged in the development of the Port Newark Terminal property and it is deemed advisable to attract prospective tenants among the industrial and shipping interests of the world by advertising the advantages of Port Newark, and the exigency of the public service will not admit of advertising for such service; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the Director of the Department of Public Works be and he hereby is authorized and directed to advertise from time to time in magazines, newspapers, booklets and sign boards such matter as he may deem proper to advertise the advantages of Port Newark Terminal; and, be it further

RESOLVED, That an appropriation

of \$25,000 be and hereby is devoted for this purposes.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency, and the City Clerk is directed to file the same with the Department of Public Works, which will in turn file the same with the proper city officer.

Van Keuren & Son, furnishing and delivering broken stone. (Contract bond.)

Van Keuren & Son, furnishing and delivering building brick. (Contract bond.)

Van Keuren & Son, furnishing and delivering asphalt sand. (Contract bond.)

Nelson R. Vanderhoof Company, furnishing and delivering canvas wagon covers. (Contract bond.)

Van Keuren & Son, furnishing and delivering cement concrete sewer pipe and specials. (Contract bond.)

Acme Road Machinery Company, furnishing and delivering repair parts for Acme Stationary Stone Crusher. (Contract bond.)

Essex Press, Inc., furnishing and delivering printing and binding specifications and proposal forms. (Contract bond.)

The A. P. Smith Manufacturing Company, furnishing and delivering low pressure fire hydrants. (Contract bond.)

The A. P. Smith Manufacturing Company, furnishing and delivering low pressure hub valves. (Contract bond.)

Warner-Quinlan Company, furnishing and delivering cement filler. (Contract bond.)

Shawnee Fuel Company, furnishing and delivering bituminous coal. (Contract bond.)

F. Bowden Company, furnishing and delivering sewer pipe and specials. (Contract bond.)

Anderson Office Equipment Company, furnishing and delivering one payroll machine. (Contract bond.)

Thomas L. Raymond,
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from the New Jersey State League of Municipalities, requesting financial assistance to engage counsel for the purpose of contesting the application of the New York Telephone Company for increased telephone rates, was received and read.

Commissioner Raymond: I move that it be referred to the Legal Department.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from H. R. Linderman, protesting against the daylight saving time ordinance being put into effect, was received and read.

Commissioner Gillen: I move the protest be received and referred to the Mayor.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen: We have this

afternoon at half past two a hearing on the Old Farmers' Market Plaza, and want all the directors to be present.

I have here some money to give back to the City. The City appropriated \$7,500 toward a celebration of the dedication of the Soldiers-Sailors War Memorial, and there is left a balance in the treasury now of \$3,146.60. We are turning back to the City today \$2,500, for the time being. We are retaining \$646.60 for possible cost of an audit, and for the compiling of the list of people who served in the war, from Newark, in the Adjutant General's office at Trenton.

Commissioner Gillen moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

April 8, 1924

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present: Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Absent: Commissioner Raymond.

The minutes of meeting of April 1st, 1924, were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. Samuel Rothbard, Chamber of Commerce Building, Newark, N. J.: I want to present this petition on behalf of Frank Wexler, for the removal of certain restrictions on premises owned by him, which were contained in a conveyance from the Mayor and Common Council of the City of Newark to his predecessor in title.

Mr. Congleton: Is this on the Clinton Hill Tract?

Mr. Rothbard: Yes, sir.

The clerk then read the petition as follows:

To the Board of Commissioners
of the City of Newark:

The petition of Frank Wexler of
the City of Newark, County of Essex

and State of New Jersey, respectfully
shows:

1. That he is the owner in fee simple of that certain tract or parcel of land and premises hereinafter particularly described, situate, lying and being in the City of Newark, County of Essex and State of New Jersey—

BEGINNING at a point in the easterly line of Charlton Street two hundred and seventy-five feet and twenty-five one-hundredths of a foot south of the southerly line of Rose St., thence southerly line of Rose Street; thence easterly at right angles to Charlton Street one hundred feet; thence southerly parallel with Charlton Street forty feet; thence westerly one hundred feet to the easterly line of Charlton Street; thence northerly along same forty feet to place of beginning. Being lot No. 40 and part of lot No. 39 on map of property known as the Clinton Hill Property on file in the office of the City Surveyor of the City of Newark.

2. That title to premises of which the above described premises are a part were conveyed by Mayor and Common Council of the City of Newark to Ellis R. Carhuff by deed recorded in book K 23 of Deeds for Essex County on page 220. That after various deeds and conveyances premises of which the above described premises are a part were conveyed to Mayer Krasner and by Mayer Krasner and Rose Krasner, his wife, to Frank Wexler by deed recorded in Book Q 17 page 279.

3. Your petitioner further shows

that when the lands and premises above described were originally sold by the Mayor and Common Council of the City of Newark to the various purchasers above named, they were sold and made subject to the following conditions:

(a) That no stable, barn, carriage or out-house shall be built or erected thereon within less than sixty feet of the street or front line of said property.

(b) That no factory, manufacturing establishment shall be built or erected thereon, or any business of that kind carried on upon the said premises.

(c) That no building built or to be erected thereon shall be used for a liquor store or saloon.

(d) That every dwelling to be built or to be erected thereon shall be located so that the front line thereof shall be at least six feet from the front or street line of the said property, and such dwelling shall be erected at a cost of not less than two thousand dollars.

On breach of these conditions, or either of them, the estate hereby granted shall cease and determine, and the party of the first part, their heirs, executors, administrators and assigns, shall have the right to enter thereon and take full possession thereof, and to use, hold and occupy the said property as of their former estate.

4. Your petitioner further shows that he has been unable to sell the

aforesaid lands and premises because of the conditions imposed in the deeds of conveyance from the Mayor and Common Council of the City of Newark above mentioned.

Your petitioner therefore prays that the said conditions may be removed as conditions, and that the restrictions contained in the said conditions remain upon the said premises as covenants to run with the lands and binding upon your petitioner, his heirs, executors, administrators, successors and assigns.

And your petitioner will ever pray,
etc.

Frank Wexler
Petitioner.

Commissioner Gillen: I move it be referred to the Law Department.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach: Any other citizen wish to be heard?

Mr. Joseph H. Gunn, Secretary of the New Jersey Automobile Motor Clubs: Mr. Mayor and Commissioners, with the approach of spring, the virus of automobile camping is again in our blood and we are anxious to have the City of Newark establish such an automobile camp for touring motorists. I guess you are familiar with the idea. This sort of thing originated in the West and it is coming to the

east. It is a good advertisement for the City; it brings in a certain amount of business to a municipality; many thousands of motorists employ this means of seeing their country. They travel about in an economical way and are able to enjoy the big outdoors and see our country where under other conditions, more expensive, they would not be able to take that trip. It is something with which Newark should fall in line. The larger cities in upper New York State all have camps, and the State of New York has established camps in the Adirondacks. We thought of a site on Elizabeth Avenue or Frelinghuysen Avenue, as those places are the main routes between New York and the West. We had in mind the location on part of the old Almshouse property there. That is adjacent to Frelinghuysen Avenue and Elizabeth Avenue. It is a very good location, where the motorists could get supplies. One-fourth of that property, the northwest corner could be cleared off—it is almost level now, and equipped with a building providing lavatories, washrooms and cooking equipment it would be all that would be necessary. A fee might be charged to bear the expense of operation and provide for a caretaker to keep the camp cleared. I have taken the matter up with Mr. Van Dyne, and explained to him the location that would be available.

Mayor Breidenbach: Have you taken this matter up with the Park Commission?

Commissioner Gillen: He has, and I move the City Commission request the Essex County Park Commission

to supply a place for a tourist camp.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following ordinance, which was read by the clerk:

An ordinance to providing for the planting of shade trees, and the erection of guards for the protection of the same in certain streets and portions of streets of the City of Newark during the year 1924.

The Board of Commissioners of the City of Newark, do ordain:

1. That shade trees, with guards for the protection of the same, be planted in the following named streets and portions of streets of the City of Newark, during the year 1924, to wit:

Aldine Street, Badger Avenue, Chancellor Avenue, Chelsea Avenue, Clinton Avenue, Darcy Street, Delancy Street, Devine Street, Esther Street, Fabyan Place, Ferdinand Street, Fessenden Place, Fourth Street, Goodwin Avenue, Grumman Avenue, Hansbury Avenue, Hedden Terrace, High Street, Huntington Terrace, Keer Avenue, Lehigh Avenue, Leslie Street, Longfellow Avenue, Madison Avenue, Mapes Terrace, Maple Place, Marion Avenue, Monticello Avenue, Mulford Place, Nairn Place, Niagara Street, North Seventh Street, North Thirteenth Street, Parkview Terrace, Patton

Place, Poe Avenue, Richelieu Terrace, Schuyler Avenue, South Twelfth Street, Vassar Avenue, Verona Avenue, Wainwright Street, Westcott Street, West End Avenue, under and by virtue of the provisions of an act entitled, "An act for the regulating, planting, care and control of shade trees and shrubbery upon the public highways, and in municipal parks; and for the care, control and improvement of such parks; authorizing the continuance of existing shade tree commissions, and prescribing their powers and duties (Revision of 1915)," approved April 14, 1915, as set forth and shown on a plan for said work on file in the office of the Department of Parks and Public Property of the City of Newark.

2. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Gillen moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Gillen moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen moved that the ordinance be taken up on third reading on April 15th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the opening and widening of Putnam Street from the Newark-Irvington Boundary Line westerly to the Newark-Maplewood Boundary Line," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the opening and widening of Putnam

Street from the Newark-Irvington Boundary Line westerly to the Newark-Maplewood Boundary Line.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commisisoners Brernan, Gil-len, Howe, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to talk on the matter of Daylight Saving Time?

Mr. John W. Broderick, 42 Bond Street, Hillside: There seems to be a lot of people against this Daylight Saving as well as for it, and my idea was that if they got the factories, stores and offices to merely advance their working hours one hour, or whatever was necessary, and leave the standard time as it is, it would make it convenient for those that wanted earlier time, and those that did not want it would have their regular time. Outside, country people don't want it at all; they ignore it altogether. People in the City that have been going to work at seven o'clock in the morning and putting an extra hour on that, it brings them out before daylight in the morning, while if stores and factories put their time ahead, or started an hour earlier it would be the same. It seems the large majority of them is against it and if they just made an ordinance that the different factories advance their working hours instead of the clocks, it would cover the whole

thing and leave them satisfied all the way around.

Mayor Breidenbach: We have no control over that situation. New York has adopted Daylight Saving Time.

Mr. Broderick: Wouldn't it be the same as if they adopted Daylight Saving?

Commissioner Brennan: Ther: there would be confusion. You would have every other one doing it and the others not doing it.

Mr. Broderick: In that way it would give more opportunity for the buses to handle transportation, and restaurants and all—it would give them a longer time during the rush hours. Take Sundays then most people don't want Daylight Saving at all. They like to lie in bed in the mornings and get around when they are a mind to.

Mayor Breidenbach: Do you want to object to Daylight Saving?

Mr. Broderick: I like it myself, but so many people are opposed to it I thought I would suggest this way out.

Commissioner Brennan moved that the title of an ordinance entitled 'Whereas, the Board of Commissioners of the City of Newark believe that a majority of those who labor in the diversified industrial occupations of this City are in favor of an hour's daylight saving, and that it is beneficial for mental improvement and physicial recreation;" be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

WHEREAS, The Board of Commissioners of the City of Newark believe that a majority of those who labor in the diversified industrial occupations of this city are in favor of an hour's daylight saving, and that it is beneficial for mental improvement and physical recreation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach: Any one desire to be heard on the ordinance prohibiting smoking on buses and trolley cars? What about the open cars?

Commissioner Brennan: That is what I want to have amended.

Mayor Breidenbach: Excepting open cars?

Commissioner Brennan: Excepting open cars.

Commissioner Brennan moved that an ordinance entitled "An ordinance

concerning the smoking of cigars, cigarettes and pipes in street cars or auto buses in the City of Newark," be laid over for one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that an ordinance entitled "An ordinance to provide for the construction of a sewer to be known and designated as "Sewers for the Meadow District, Section 1," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the construction of a sewer to be known and designated as "Sewers for the Meadow District, Section 1.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the Report of the Commissioners of Assessments for Local Improvements of the City of Newark for benefits conferred by the grading, curbing, flagging and paving of the intersection of Belleville Avenue and Bloomfield Avenue as recently opened and widened, which said report is hereto annexed, be and the same is hereby in all things adopted ratified and confirmed; and, be it further

RESOLVED, That the City Clerk be and he is hereby authorized and directed to file a duplicate of said report in the office of the Comptroller of the said City of Newark for collection.

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of Thirty-four thousand, seven hundred, ninety-eight dollars and ninety-seven cents (\$34,798.97) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the De-

partment of Public Affairs as follows:

City Hospital	\$24,350.82
Bureau of Baths	1,986.03
Bureau of Health	3,540.23
City Home	4,921.89
	<hr/>
	\$34,798.97

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of one thousand, one hundred eighty-seven dollars and nineteen cents (\$1,187.19) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Collecting Taxes	\$ 401.94
City Sundries	245.25
Elections	540.00
	<hr/>
	\$1,187.19

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of forty-five thousand, eighth hundred seventy-nine dollars and fifty-four cents (\$45,879.54) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Public Safety	\$ 61.45
Reserve uncompleted con-	
tracts	10,473.51
Police	8,093.37
Fire	23,416.75
Fire Dept. Apparatus fund..	3,500.00
Construction and Alteration	
of buildings	282.66
License	51.80
	<hr/>
	\$45,879.54

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the fol-

lowing resolutions

RESOLVED, That the sum of six thousand, five hundred ten dollars and twenty-four cents (\$6,510.24) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Market Construction\$6,510.24

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of thirty-nine thousand, two hundred nine dollars and eleven cents (\$39,209.11) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Convalescent home construc-	
tion	\$ 1,000.00
Additional hospital accom-	
modations	13,341.21
Market construction	24,511.40
Printing and stationery.....	83.50
Public Buildings	273.00
	<hr/>
	\$39,209.11

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of one thousand, twenty-two dollars and forty cents (\$1,022.40) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending April 2, 1924.

Shade Tree\$1,022.40

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

WHEREAS, There were fifty-seven votes cast in the Third District of the Fourth Ward of the City of Newark at the General Election held November 6, 1923; and,

WHEREAS, There were on hundred

and eight votes cast in the Seventh District of the Fourth Ward of the City of Newark at the General Election held November 6th, 1923; and,

WHEREAS, Each of these districts contain an unreasonably small number of votes in comparison with other districts in the City of Newark; and,

WHEREAS, The above districts are adjacent;

RESOLVED, That in accordance with Section 4-A of Chapter 242 of the pamphlet laws of 1922, the Essex County Board of Elections be and they hereby are requested to consolidate and combine the two districts into one.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the changes affecting the payrolls of the Department of Public Affairs be and the same are hereby approved:

City Hospital
(Increase in salary)

Dr. Earl H. Snavely Medical Director: from \$5,000 to \$6,000 per annum, effective April 1, 1924.

Bureau of Health
(Increase in salary)

Dr. Charles V. Craster, Health Officer, from \$6,500 to \$7,500 per annum, effective April 1, 1924.

Outdoor Poor
(Appointment from eligible list)
Bernard J. Rooney, Social Investigator, \$1,440 per annum, effective April 1, 1924.

Almshusoe
(Increase in salary)
George Schubel, Plumber, from \$10 to \$10.50 per day, effective April 1, 1924.

F. C. Breidenbach,
W. J. Brennan
John Howe,
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of Public Affairs be and he is hereby authorized to advertise for sealed proposals for the burial of the dead of the city poor for a period of five (5) years dating from May 1, 1924.

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes.

Yeas —Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and instructed to transfer the sum of sixty-one thousand, eight hundred and fifty-one dollars and forty cents (\$61,851.40) from the sale of City Property account to Green and Franklin Street property account.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and instructed to transfer the sum of seventy-six thousand, three hundred and ninety-nine dollars and sixty-seven cents (\$76,399.67) from the sale of City Property account to Green and Franklin Street Property account.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes.

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Constable's Bond

Albert Calcagno.

Surety Bond

Edwin Le Roy Stewart, Secretary,
Insurance Fund Commission.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Giller.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, Under Article 6, Section 603, of Chapter 236 of the Laws of 1918, it is incumbent upon the governing body of each municipality to fix by resolution the rate of discount to be allowed for the payment of taxes previous to date on which the same becomes delinquent, and also the rate of interest to be charged for the non-payment of taxes on or before the date when the same become delinquent; therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark that

If any person who shall be assessed in any of the taxing districts of said

City shall pay the first instalment of his taxes for the current year on or before May 1, of said year, the Director of Revenue and Finance shall deduct therefrom one-half of one per cent.

If any person who shall be assessed in any of the taxing districts of said City shall pay the first instalment of his taxes for the current year between April 15 and June 1, the Director of Revenue and Finance shall deduct therefrom three per cent.

If any person who shall be assessed in any of the taxing districts of said City shall pay the second instalment of his taxes for the current year between June 2 and July 1, the Director of Revenue and Finance shall deduct therefrom two and one-half per cent.

If any person who shall be assessed in any of the taxing districts of said City shall pay the second instalment of his taxes for the current year between July 2 and August 1, the Director of Revenue and Finance shall deduct therefrom two per cent.

If any person who shall be assessed in any of the taxing districts of said City shall pay the second instalment of his taxes for the current year between August 2 and September 1, the Director of Revenue and Finance shall deduct therefrom one and one-half per cent.

If any person who shall be assessed in any of the taxing districts of said City shall pay the second instalment of his taxes for the current year between September 2 and October 1, the

Director of Revenue and Finance shall deduct therefrom one per cent.

If any person who shall be assessed in any of the taxing districts of said City shall pay the second instalment of his taxes for the current year between October 2 and November 1, the Director of Revenue and Finance shall deduct therefrom one-half of one per cent.

If any such instalment of taxes shall remain unpaid on June 1, or December 1, respectively, or if that day falls on Sunday, the next day, it shall be the duty of the Director of Revenue and Finance to charge, receive and collect upon such instalment of tax so remaining unpaid upon said days interest thereon from and after said dates at the rate of nine per cent. per annum.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the salary of the following employees, Carpenters in the repair shop (Fire Division), Department of Public Safety, be and the same is hereby increased to \$10.50 per day, effective as of April 1, 1924:

Frank J. Fee
Michael L. Skelly
Raymond T. Jacobus

George W. Carter
Thomas J. Lynch
Lawrence Conroy

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the salary of William F. Barry, Plumber in the repair Shop (Fire Division), Department of Public Safety, be and the same is hereby increased to \$11.50 per day, effective as of April 1, 1924.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the salary of Michael Markey, Plumber in the repair shop (Fire Division), Department of Public Safety, be and the same is hereby increased to \$10.50 per day effective as of April 1, 1924.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of \$33,733.27 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

City Treasurer, weekly pay-rolls ending week of April 2, 1924\$33,733.27

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Giller

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and C. Wolber Company for the furnishing and delivering to the Department of Public Works of specification forms, a copy of which contract dated March 1, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public

Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Giller

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Lead Lined Iron Pipe Co. for the furnishing and delivering to the Department of Public Works of lead lined iron pipe and fittings, a copy of which contract dated February 11, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Giller

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the lease between the City of Newark and the Chamber of Commerce for room 515 in the Chamber of Commerce Building for one year from May 1, 1924, to May 1 1925, at \$114 per month, a copy of which lease dated February 4, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby is authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Frank Verderese for laying and relaying sidewalks, grading, etc., for the year 1924, dated the 12th day of March, 1924, and awarded to Frank Verderese, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Streets and Public Improvements and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and James J. Cassaroley for construction of sewer in Thirteenth Avenue between Wickliffe Street and Boston Street, and between Hunterdon Street and Littleton Avenue, dated the 1st day of April, 1924, and awarded to James J. Cassaroley, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Streets and Public Improvements and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach

RESOLVED, That the contract between the City of Newark and Linde & Griffith Company for the construction of an additional anchor system, Port Newark Terminal, Department of Public Works, a copy of which contract dated March 27, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate has been submitted to the Board of Commissioners of the City of Newark by the Engineer in Charge of the Bureau of Sewers showing the probable cost of constructing a sewer in Passaic Avenue between Van Buren Street and Jackson Street for the use of the abutting property only, to be \$900.00, said probable cost being based on the best information obtainable as to the probable cost of such sewer; and,

WHEREAS, The entire cost of doing the work will be less than one thousand dollars; therefore, be it

RESOLVED, That in accordance with the provisions of said Chapter 115 of the State Laws of 1919, the estimate so submitted and presented be and the same is hereby adopted and ordered filed; and, be it further

RESOLVED, That the Board hereby signifies its intention to construct a sewer in Passaic Avenue between Van Buren Street and Jackson Street and that the Director of the Department of Public Works of the City of Newark will hear objections to the making of said improvement on Monday, April 21, 1924, at 10 o'clock A. M., at the office of the said Director on the second floor City Hall, Newark, N. J.; and, be it further

RESOLVED, That the Engineer in Charge of the Bureau of Sewers be and he is hereby authorized and directed to mail a copy of this resolution to the last known owner of record as shown by the tax records of the City of Newark, N. J., of property abutting on the portions of the street or highway through which such sewer is proposed to be constructed; and that the Engineer be and he is further instructed to post or cause to be posted a copy of this resolution in the City Hall, Newark, N. J., at least five days prior to the introduction of a second resolution setting forth the final decision of said Board to construct such sewer.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering Anthracite Coal and Lumber, also Street Signs and Frames.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, It is necessary to purchase Heavy Penetrating Oil, to be used in the Bureau of Streets, Department of Public Works; and,

WHEREAS, In the judgment of the Board an exigency exists which will not permit of advertising for competitive bids for the purchase thereof; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that

an exigency exists which will not permit of advertising for competitive bids for the purchase of said Heavy Penetrating Oil; and, be it further

RESOLVED, That the Director of the Department of Public Works be and he is hereby authorized and directed by virtue of the power and authority of Section 1 of Article XI of Chapter 152 of the Laws of 1917, as amended, to purchase Heavy Penetrating Oil, for the Department of Public Works at an approximate cost of six hundred dollars (\$600).

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Howard D. Delaney and Robert E. Mitchell Jr., whose names have been certified by the Civil Service Commission as eligible, be and they hereby are appointed to the position of Rodman in the Department of Public Works (Streets and Water, respectively), at a compensation of \$100 per month each, effective April 16th, 1924.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, The City of Bayonne has filled with North Jersey District Water Supply Commission a petition setting forth its desire to take water from the Wanaque Development, now under process of construction, and setting forth the amount of water desired to be taken; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the City of Newark does hereby waive the thirty days' notice, in writing, of the time and place for hearing before such North Jersey District Water Supply Commission, upon said application of the City of Bayonne, and does consent that said hearing be held on Thursday, April 10, 1924, at the office of said North Jersey District Water Supply Commission, 20 Clinton Street, Newark, at 11 o'clock in the forenoon.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, Under certain acts of the Legislature of the State of New

Jersey, passed at the 1924 session, the abandonment of navigation upon the Morris Canal was provided for; and,

WHEREAS, By said legislation it was provided that the municipalities through which said canal passes should have a preferential right to purchase the same for other public uses; and,

WHEREAS, In the judgment of Thomas L. Raymond, Director of the Department of Public Works, it is advisable for the City to undertake a study of the possible uses to which said canal may be put, if purchased by said city; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the Director of the Department of Public Works be and he is hereby authorized to engage the services of Colonel Thomas F. Sullivan, as Consulting Engineer, in such study, as above referred to.

Thomas L. Raymond,
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, The City of Newark is the owner of certain lands in the City of Newark, Essex County, New Jersey, described as follows:

BEGINNING at the intersection of the easterly side of Elizabeths Avenue with the southerly side of Concord Street; thence (1) along the southerly side of Concord Street south 65° 39' east 485.40 feet to the westerly side of Sherman Avenue; thence (2) along the westerly side of Sherman Avenue south 24° 21' west 410 feet to the northerly side of the right of way of the West Newark Branch of the Pennsylvania Railroad; thence (3) along the same north 65° 39' west 499.28 feet to the easterly side of Elizabeth Avenue; thence (4) along the easterly side of Elizabeth Avenue north 24° 19' 34" east 180.92 feet to an angle; and thence (5) still along the easterly side of Elizabeth Avenue north 27° 48' 34" east 229.49 feet to the point and place of BEGINNING.

WHEREAS, Said lands are not suitable or convenient or needed for public use by the City; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that by virtue of the authority of Article 18, Chapter 152 of the Laws of 1917 of the State of New Jersey, said lands above described be sold, at public sale, to the highest bidder, for cash, after public advertisement given in a newspaper circulating in the municipality, at least once a week, for two weeks, prior to such sale; and, be it further

RESOLVED, That the Director of the Department of Public Works be and he is hereby authorized and directed to offer said lands for sale to

the highest bidder, for cash, and to report said sale and the terms thereof to this Board for confirmation.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the proper city officer:

C. Wolber Company, furnish and deliver specification forms. (Contract bond.)

Lead Lined Iron Pipe Company, furnish and deliver lead lined iron pipe and fittings. (Contract bond.)

Frank Verderese, yearly contract for sidewalks for 1924. (Contract, maintenance and indemnity bonds.)

James J. Casaroley, Thirteenth Avenue sewer between Wickliffe Street and Boston Street, and between Hunterdon Street and Littleton Avenue. (Contract and indemnity bonds.)

Linde & Griffith Company, construction of additional anchor system at Port Newark Terminal. (Contract, maintenance and indemnity bonds.)

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the sum of twenty-seven thousand five hundred (\$27,500) dollars be and the same is hereby appropriated to Sarah E. Carter in payment of her undivided one-half interest in award of damages known and designated as Commerce Street opening and widening damages No. 4, 7 Commerce Street, in the City of Newark; said sum of twenty-seven thousand five hundred (\$27,500) dollars to be paid to the said Sarah E. Carter upon the filing by her with the Acting City Auditor of a satisfactory deed, approved by the Law Department of the City of Newark, provided that all unpaid taxes and assessments against the premises affected by said award are paid by the land owner.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the appropriation of fifty-five thousand (\$55,000) dollars heretofore made to Sarah E. Carter and the Estate of Bernard Strauss, deceased, in payment of the award of damages confirmed by this Board, and known and designated as Commerce Street opening and widening damages No. 4; said award of damages being also known as certified list #4225, be and the same is hereby rescinded, and that Acting City Auditor be and he is hereby directed to return Warrant therefor for the sum of fifty-five thousand (\$55,000) dollars to said City Clerk for cancellation.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of twenty-seven thousand five hundred (\$27,500) dollars be and the same is hereby appropriated to the Estate of Bernard Strauss, deceased, in payment of the undivided one-half interest in award of damages known and designated as Commerce Street opening and widening damages No. 4, #7 Commerce Street, in the City of Newark; said sum of twenty-seven thousand five hundred (\$27,500) dollars to be paid to the said Estate of Bernard Strauss.

deceased, upon the filing with the Acting City Auditor of a satisfactory deed, approved by the Law Department of the City of Newark, provided that all unpaid taxes and assessments against the premises affected by said award are paid by the land owner.

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

WHEREAS, In the death of Dr. William Dimond, member of the Board of Commissioners of Assessments for Local Improvements, the City of Newark has lost a most loyal servant; and,

WHEREAS, The late Dr. Dimond because of his long service as a member of the Board of Aldermen, Excise Board and the Board of Commissioners of Assessment for Local Improvements and his sincere work in civic affairs endeared himself to all who knew him; now, therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that we hereby express to the family of Dr. Dimond our heartfelt sympathy on their great loss

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Reports of City Officers

The following reports of City Officers were received and ordered filed:

Department of Weights and Measures for March, 1924.

Department of Buildings for March, 1924.

Clerk 1st District Court for March, 1924.

Clerk 2nd District Court for March, 1924.

Clerk of Almshouse for March, 1924.

Clerk of Centre Market for March, 1924.

City Clerk (2) for March, 1924.

Richard P. Rooney, Clerk 1st Criminal Court, Part 1, for March, 1924.

Thomas F. Guthrie, Clerk 2nd Criminal Court, Part 2, for March, 1924.

Harry Grundman, Deputy Clerk 2nd Criminal Court, Part 1, for March, 1924.

Arthur J. Connelly, Clerk 3rd Criminal Court, Part 1, for March, 1924.

Arthur J. Connelly, Clerk 3rd Criminal Court, Part 2, for March, 1924.

City Treasurer for March, 1924.

Auditor of Accounts for February and March, 1924.

Comptroller for March, 1924.

Elizabeth S. Lewis, Clerk Family Court, for March, 1924.

Overseer of the Poor for January, February and March, 1924.

The following communication was received and read:

International Union of Steam and
Operating Engineers, Local No. 68
240 Springfield Avenue,
Newark, N. J.
April 7, 1924.

Gentlemen:

At a regular meeting of Local Union No. 68 of the International Union of Steam and Operating Engineers held on January 17, 1924, the following wage scale was adopted:

Minimum scale Chief Engineers, \$70 per week.

Minimum scale Assistant Chief Engineers, \$60 per week.

Minimum scale Operating and Running Engineers \$50 per week.

Eight hours shall constitute a day's work, and six days shall constitute a week's work. All overtime shall be paid for at the rate of time and one half. Where wages at the present time are above this scale, they shall not be reduced.

It is desired that this scale of wages should go into effect on May 1, 1924, and we, therefore, respectfully request that you carefully consider the scale set forth by the above local and should

you desire an interview, we shall be only too pleased to confer with you at your convenience.

Yours very truly,
Henry Hebel, Jr.,
Business Manager.

Commissioner Gillen: I move it be received and a copy sent to each Commissioner.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

WHEREAS, The matter of the confirmation of the report of the Board of Assessment Commissioners for Local Improvements of the City of Newark respecting Award No. 3, Estate of Bernard Strauss, deceased, Block 18-2, Lot 3, in connection with the opening of a street one hundred feet in width in the main to be called Carnegie Avenue, from Haynes Avenue in a general southwardly direction to the intersection of Evergreen Avenue and McClellan Street has been continued from time to time to this date; and,

WHEREAS, Said Board of Assessment Commissioners have recommended that said award of damages to the Estate of Bernard Strauss, deceased, be increased from \$7,480 to \$13,000 on account of damages to remaining land-

and railroad siding facilities, therefore, be it

RESOLVED, That the report of said Board of Assessment Commissioners for Local Improvements awarding damages for lands and real estate in the City of Newark for the opening of Carnegie Avenue insofar as award No. 3, awarding \$7,480 to the estate of Bernard Strauss, deceased, for lands and premises designating block 18-2, Lot 3, is concerned, be and the same is hereby altered so that the amount of said Award No. 3 to the Estate of Bernard Strauss, deceased, shall be fixed at \$13,000 instead of \$7,480; and, be it further

RESOLVED, That the report of said Commissioners of Assessments for Local Improvements awarding damages in the amount of \$13,000 to the Estate of Bernard Strauss, deceased, in connection with the opening of said Carnegie Avenue, as altered, be and the same is hereby in all things adopted, ratified and confirmed, and the City Clerk be and he is hereby authorized and directed to file a certified copy of this resolution to be affixed to the duplicate of said report which is on file in the office of the Director of the Department of Revenue and Finance of the City of Newark.

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas.—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The following report was received and ordered filed:

Department of Revenue and Finance
Office of the City Treasurer
City of Newark, New Jersey.

To the Honorable,
The Commissioners,
City of Newark, N. J.
Gentlemen:

In compliance with the Act of the Legislature, entitled, "A further supplement of the Act, entitled, 'An Act to amend and revise the Charter of the City of Newark, N. J.,'" approved February 22nd, 1866, I herewith present a statement of the cash transactions of the City for the month of March, 1924.

Receipts

Cash on hand, Feb. 29,

1924\$ 1,503,316.00

Received from the Comptroller, as follows:

For:

Street Improvements	\$ 43,502.21
Bonds, Temporary Loan	1,050,000.00
Funds, Redemption	1,203.30
So. 20th Street Paving	12,160.96
Health, Pension	206.30
Police	392.93
Fire	318.25
Almshouse	366.00
Green and Franklin Prop.	1,061.34
Hospital	567.27
Markets	33,215.37
Market Construction...	1,200.00
Shade Trees	235.75
Contingent	1,164.60

Advertising	125.28	Personal 1923 & Polls	18,015.96
Bureau of Streets.....	3,984.82	Personal 1922 & Polls	7,414.89
House Sewers	1,824.21	Personal 1921 & Polls,	
St. Cleaning	1,304.47	prior	2,320.52
Docks	12,496.75	Gross Receipts, 1923...	203,417.74
Sewers	232.53	Shade Trees	75.32
Lighting	78.23	Interest	32,964.93
Motors	15.15		
Water Rents	123,926.34	Total on hand	\$3,465,011.22
Service	3,806.31		
Wanaque Refund	51,129.95	Respectfully submitted,	
Home	148.00	John J. Sugrue,	
Miscellaneous Revenue:		Acting City Treasurer.	
Licenses, General	6,974.50	Department of Revenue and Finance	
Dogs	3,632.00	Office of the City Treasurer	
Fees, City Clerk.....	533.70	City of Newark, New Jersey.	
Health	1,255.67		
Fire	606.00	To Honorable,	
District Courts	2,958.53	The Commissioners,	
Hospital	105.37	City of Newark, N. J.	
Library	1,833.06	Gentlemen:	
Police Court Fines.....	5,848.18	The following is an analysis of ex-	
Alterations and Elec-		penditures of the City of Newark, N.	
trical	13,132.49	J., for the month of March, 1924, con-	
Home	25.55	solidated in Departmental items as	
Jitney	15,259.07	taken from the City Treasurer's Cash	
Searches	1,512.00	Book:	
Shade Trees	39.68	Public Affairs	\$ 132,322.83
Baths	270.08	Revenue and Finance.....	32,785.99
Pub. Buildings	22.86	Parks & Pub. Prop.....	135,624.80
Rev. Ordinances	3.00	Streets & Pub. Imp.....	698,404.80
Personal Arrears,		Public Safety	344,557.30
Fees & Costs.....	415.77	General	516,636.65
Costs of Sales	67.80	General, City Clerk, etc...	11,350.00
Public Works	208.33	General, Schools	200,000.00
Sewers, Bureau	1,960.00	Redemption	827.65
Lighting	180.00	Bonds & Interest	306,756.00
Streets	450.00		
St. Cleaning	77.29	Total disbursed	\$2,379,260.02
Police	64.13	Cash on hand March 31st	
Taxes, Arrears:		1924	1,085,751.20
Real Estate 1923.....	248,391.70	Statement	\$3,465,011.22
Real Estate 1922.....	46,701.90		
Real Estate 1921 and			
prior	588.22		

Respectfully submitted,
John J. Sugrue,
Acting City Treasurer.

Mayor Breidenbach: Any citizen wish to be heard? If there is no further business a motion is in order to adjourn.

Commissioner Brennan: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

April 15, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, N. J., at 11 a. m.

Present: Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

Absent: Commissioner Howe.

The minutes of meeting of April 8th, 1924, were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. William E. Cavanaugh, 10 Kenmore Avenue: My purpose in being here, with other representatives of the Improvement Association is in regard to the High School matter. We feel, and we have been in conference with the members of the Board of Education, and they tell us they are desirous of going ahead with this new West Side High School if the City will do its share. What that share is, I did not ascertain. It seems our high schools are very much congested, and it is getting to be a very serious problem. We would ask that the Budget Committee of the City Commission confer with the proper committee of the Board of Education and see if the money cannot be available for this improvement. Our high schools are all congested, which I know from personal experience with my two children. We are possibly all familiar with it. It will take two years before we can get this high school and it does seem this thing should not be delayed. I don't think the cost can be depreciated any by delay. You are going to meet the same conditions two years hence as you are now. There is another matter—

Mayor Breidenbach: As far as the High School is concerned, as Chairman of the Board of School Estimate, I expect to call a meeting and talk it over with the rest of the Commission,

Respectfully submitted,
John J. Sugrue,
Acting City Treasurer.

Mayor Breidenbach: Any citizen wish to be heard? If there is no further business a motion is in order to adjourn.

Commissioner Brennan: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

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Absent: Commissioner Howe.

The minutes of meeting of April 8th, 1924, were read and approved.

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Mayor Breidenbach: As far as the High School is concerned, as Chairman of the Board of School Estimate, I expect to call a meeting and talk it over with the rest of the Commission,

and with the Board of Education. I believe the Committee has figures.

Mr. Cavanaugh: Well, we will leave the matter with you. I would like to leave you with this thought. Lincoln School is also on Dr. Corson's list for additions. We have been pressing for the eighth grade, and have been unable to convince Dr. Corson of its necessity. We made a strong plea with the result that the Chairman of the Board of Education ordered another survey to be made. The conditions of the past and the conditions of today will be found unusual. There has been a very large development in that section, and we would ask you to consider that matter also.

Mayor Breidenbach: All right, Mr. Cavanaugh.

Mr. Peter Lowenberg: I just wanted to talk on the same subject.

Mayor Breidenbach: Any other citizen wish to be heard?

Commissioner Brennan moved that the ordaining clause of an ordinance entitled "An ordinance concerning the smoking of cigars, cigarettes and pipes in street cars or auto buses in the City of Newark," be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilken, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the

following ordinance which was read by the clerk:

An ordinance concerning the smoking of cigars, cigarettes and pipes in street cars or auto buses in the City of Newark.

The Board of Commissioners of the City of Newark, do ordain:

1. That no person shall smoke a cigar, cigarette or pipe, or carry any lighted cigar, cigarette or pipe in or upon any part of any street car or auto bus used for the transportation of passengers, in and upon any of the streets or highways of the City of Newark; provided, however, that this shall not prevent the smoking upon the seats of open cars designated for that purpose.

2. Any person who shall violate the provisions of this ordinance shall, upon conviction, pay the sum of not less than two dollars, nor more than ten dollars, in the discretion of the magistrate imposing the same.

3. This ordinance shall take effect immediately.

Commissioner Raymond: What is the ordinance about? Why not smoke there? I would like to see this ordinance before I vote. I am not voting yet. We have got enough rules and regulations governing life now without putting any more on us in this country. (After reading ordinance). Why do we need that? Isn't that a railroad company rule? Why do we need to pass ordinances like that? I vote no.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

Naye: Commissioner Raymond.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

Naye:—Commissioner Raymond.

The ordinance having been read a second time, Commissioner Brennan

moved that it be taken up on third reading and final passage on April 22nd, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

Naye:—Commissioner Raymond.

Commissioner Gillen moved that an ordinance entitled "An ordinance providing for the planting of shade trees, and the erection of guards for the protection of the same in certain streets and portions of streets of the City of Newark during the year 1924," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance providing for the planting of shade trees, and the erection of guards for the protection of the same in certain streets and portions of streets of the City of Newark during the year 1924.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the sum of Nine thousand, one hundred one dollars and forty-nine cents (\$9,101.49) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs as follows:

Almshouse	\$4,836.25
Public Affairs	239.22
City Sundries	451.02
Almshouse	430.00
City Hospital	830.00
Bureau of Health	830.00
Bureau of Baths	1,485.00
	<hr/>
	\$9,101.49

F. C. Breidenbach,
Charles P. Gillen.
W. J. Brennan,
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Thirty-seven thousand, two hundred sixty-five dollars and seven cents (\$37,265.07) be and the same is hereby appropriated to the City Treasurer for semi-monthly payrolls, April 1, to April 15, 1924, of the Department of Public Affairs, as follows:

Public Affairs	\$ 1,279.57
Employment Bureau	839.66
Outdoor Poor	1,009.57
Almshouse	2,466.16
Bureau of Baths	2,547.50
City Home	2,192.90
Bureau of Health	12,149.30
City Hospital	14,780.41
	<hr/>
	\$37,265.07

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Twenty thousand, thirty-seven dollars and twenty-three cents (\$20,037.23) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance from April 1st to 15th, 1924, as follows:

Director's	\$ 924.15
Comptroller's	2,207.50
Auditor's	1,340.00
City Treasurer's	775.00
Tax Receiver's	1,695.00
Tax Arrears (Temp.)	640.00
Board of Assessment & Revision of Taxes	5,880.80
Board of Assessment for Local Improvements	311.50
Law Department	2,154.98
City Clerk's	2,193.32

First District Court	737.49
Second District Court	677.49
	<hr/>
	\$20,037.23

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Three hundred forty dollars and sixty-seven cents (\$340.67) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Revenue and Finance	\$ 12.00
City Sundries	328.67
	<hr/>
	\$340.67

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of One hundred sixty-five thousand, eight hundred twenty-three dollars and fifty-two cents (\$165,823.52) be and the same is hereby appropriated to the City Treasurer, as per the annexed certified list, same being the semi-monthly payroll of the Department of Public Safety from April 1st to 15th, 1924, as follows:

Director's Office	\$ 687.49
1st Criminal Court	759.98
2nd Criminal Court	645.40
3rd Criminal Court	572.49
Building Division	2,330.00
Electrical Division	1,032.50
License Division	567.50
Fire Division	71,813.13
Police Division	87,415.03
	<hr/>
	\$165,823.52

W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of Twenty- three thousand, five hundred sixty-one dollars and Thirteen cents (\$24,561.13) be and the same is hereby appropriated to the persons named on the annexed certified lists, being the bills and claims of the Department of Parks and Public Property as follows:

Additional hospital accom-	
modations	\$ 100.00
Centre Market	5,467.42
City Sundries	52.25
Green & Franklin Street	
property	1,421.40
Maintenance of Dog Pound..	874.99
Market Construction	688.55
Parks and Public Property..	471.19
Petty Cash	25.00
Miscellaneous advertising....	309.60
Printing and Stationery.....	5,961.88
Public Buildings	7,088.71
The Sinking Fund Commis-	
sion	77.50
Street improvements adver-	
tising	86.40
Weights and Measures	120.48
Shade Tree	815.76

\$23,561.13

Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidentach.

RESOLVED, That the sum of Twelve thousand, six hundred twenty-three dollars and seventy-nine cents (\$12,623.79) be and the same is hereby appropriated to the City Treasurer for the semi-monthly payroll: April 1, 1924 to April 15, 1924, of the Department of Parks and Public Property as follows:

Director's Office	\$ 1,514.49
Printing and Stationery	137.50

Snoke Abatement	125.00
Weights and Measures.....	817.50
Centre Market	4,607.25
Public Buildings	4,499.55
Shade Tree	922.50
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	\$12,623.79

Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of One thousand, forty-two dollars and ten cents (\$1,042.10) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending April 9, 1924, as follows:

Shade Tree	\$1,042.10
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Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of One hundred nineteen thousand, two hundred ninety dollars and ninety-two cents (\$119,290.92) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

Director's Office	\$ 27.05
Water	44,378.90
Street Cleaning	18,881.98
Streets	5,425.69
Sidewalks	3.36
Public Lighting	26,474.34
Sewers	492.72
House Sewer Connections...	487.51
Docks	1,253.85
Port Newark Development	10,303.86
Surveys	30.54
Purchases	67.91
Motors	9,189.35
Contingent Account	745.00
Apparatus Account	1,440.00
Street Improvement Advertising	88.86
	<hr/>
	\$119,290.92

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Thirty-one thousand, seven hundred and sixty dollars and eight cents

(\$31,760.08) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

City Treasurer, semi-monthly payrolls ending April 15, 1924	\$31,760.08
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Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of One Hundred Fifty thousand dollars (\$150,000.00) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

Wanaque Fund.....	\$150,000.00
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Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Thirty-two thousand Nine hundred fourteen dollars and sixty-seven cents (\$32,914.67) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

City Treasurer, weekly pay-
rolls ending week of April
9th, 1924\$32,914.67

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Eighteen thousand, ninety-three dollars and six cents (\$18,093.06) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

Port Newark Development..\$18,093.06

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach

Commissioner Raymond offered the following resolution:

WHEREAS, A petition has been presented to the Board of Commissioners of the City of Newark, by Frank Wexler, setting forth that he is the owner of certain lands and premises in the City of Newark, County of Essex and State of New Jersey, described as follows:

BEGINNING at a point in the easterly line of Charlton Street two hundred and seventy-five feet and twenty-five one-hundredths of a foot south of the southerly line of Rose Street; thence easterly at right angles to Charlton Street one hundred feet; thence southerly parallel with Charlton Street forty feet; thence westerly one hundred feet to the easterly line of Charlton Street; thence northerly along the same forty feet to the place of BEGINNING. Being lot #40 and part of lot #39 on map of property known as the Clinton Hill Property, on file in the office of the City Surveyor of the City of Newark.

That the title to the said lands and premises is derived from the Mayor and Common Council of the City of Newark and was conveyed to petitioner by Mayer Krasner and Rose Krasner, his wife, by deed recorded in the office of the Register of the County of Essex, in Book Q 67, page 279.

And that when the lands and premises above described were conveyed to Ellis R. Carhuff by Mayor and Com-

mon Council of the City of Newark by deed dated December 26, 1885, and recorded in Book K 23, page 220, the deed thereto was made subject to the following conditions:

(a) That no stable, barn, carriage or out-house shall be built or erected thereon within less than sixty feet of the street or front line of the said property.

(b) That no factory, manufacturing establishment shall be built or erected thereon, or any business of that kind carried on upon the said premises.

(c) That no building built or to be erected thereon shall be used for the purpose of a liquor store or saloon.

(d) That every dwelling to be built or to be erected thereon shall be located so that the front line thereof shall be at least six feet from the front or street line of the said property, and such dwelling shall be erected at a cost of not less than Two thousand dollars.

On breach of these conditions, or either of them, the estate hereby granted shall cease and determine, and the party of the first part, their heirs, executors, administrators and assigns, shall have the right to enter thereon and take full possession thereof, and to use, hold and occupy the said property as of their former estate.

The said conditions as above stated have greatly hampered and do greatly hamper said petitioner in the enjoyment of said lands, and are an obstacle in the way of selling or mortgaging

the same, in consideration of which said petitioner did request The City of Newark to release said lands and premises from the right of entry for condition broken created in the Mayor and Common Council by virtue of the conditions set forth in said deed to Ellis R. Carhuff.

NOW, THEREFORE, BE IT RESOLVED, That the proper officers of the City of Newark be authorized and directed to execute in the name of The City of Newark a release to said Frank Wexler, the owner of the premises above described, and the petitioner mentioned in said petition, which said release shall be drawn so as to release the said lands and premises from the right of entry for condition broken created in the Mayor and Common Council of the City of Newark by said deed from them to Ellis R. Carhuff, by which, on breach of the conditions therein contained, the title to the said lands and premises granted by said deed was to cease and determine, and the said Mayor and Common Council of the City of Newark, its successors and assigns, was to have the right to enter thereon, and take full possession thereof, and to use, hold and occupy the said property as of their former estate.

Provided, however, that said release shall be approved by a member of the Law Department of the City of Newark, and shall be drawn in such a manner as to change the conditions placed upon said land by said deed to said Ellis R. Carhuff from the form of conditions which provide for a forfeiture of the estate, in case of a breach thereof to the form of covenants to

run with the land, and to be binding upon the owners thereof, their successors, heirs and assigns, so that the owners of said lands and premises shall not be released from the obligation to keep and observe all of the restrictions which were attached to said lands and premises by deed to said Ellis R. Carhuff.

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Constable—Samuel C. Schram.

Keeper of Junk Shop—Samuel Kestenbaum, 180-182 Livingston Street; Louis Cohen, 16-18 Badger Avenue.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

WHEREAS, Frederick C. Rauchmiller was appointed by the Board of Commissioners of the City of Newark a Constable in the Twelfth Ward, on May 29, 1923; and

WHEREAS, Frederick C. Rauchmiller has presented his resignation as Constable,

THEREFORE, BE IT RESOLVED, That the resignation of Frederick C. Rauchmiller as a Constable of the 12th Ward of the City of Newark be and the same is hereby accepted.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the following changes affecting the payroll of the Newark City Hospital be and the same are hereby approved:

Appointments in the Non-Competitive Class

Grace Nichols, Under Nurse, \$690 a year, March 25, 1924.

Mary Hynes, Nurse's Helper, \$675 a year, April 1, 1924.

John Hayes, Porter, \$696 a year, March 27, 1924, noon.

Dennis O'Hare, Porter, \$600 a year,
April 4, 1924.

Fred Grether, Porter, \$696 a year,
April 2, 1924.

John Walsh, Laundry Worker, \$696
a year, April 4, 1924.

George Blake, Porter, \$696 a year,
March 25, 1924.

Kelly Noise, Orderly \$696 a year,
March 21, 1924.

James Reilly, Orderly, \$600 a year,
March 21, 1924.

Walter Snyder, Orderly, \$696 a
year, March 23, 1924.

Joseph Dubin, Orderly, \$696 a year,
April 2, 1924.

George Toupet, Orderly, \$696 a
year, April 2, 1924.

Michael Kane Orderly, \$696 a year,
April 4, 1924.

Katie Reilly, House Maid, \$576 a
year, April 3, 1924.

Leave of Absence

Helen Spector, Res. Nurse, $\frac{1}{2}$ month,
illness, April 3, 1924.

Irene O'Crowley, Jr. Lab. Tech, 3
months, April 4, 1924.

Returned from Leave of Absence

Margaret Furman, Nurses' Helper,
\$600, March 31, 1924.

Olive McClean, Nurse, \$300, April
1, 1924.

Anna M. Devlin, Nurse, \$240, April
1, 1924.

Salary Increase

James DeLuca, Clerk from \$840 to
\$960 a year, April 1, 1924.

Salary Decrease

Frank Egan, Orderly, from \$696 to
\$600 a year (sleeps in), April 1, 1924.

Discharged

James Kinney, Porter, Intoxication,
April 1, 1924, P.P.P.R.

Resignations

Amelia Bauer, Diet. Inst., March
28, 1924.

James Leslie, Porter, April 2, 1924,
P.P.P.R.

Nat Van Orden, Ld. Wkr., April 1,
1924, P.P.P.R.

George Garrett, Porter, April 6, 1924,
P.P.P.R.

James Carson, Orderly, March 31,
1924.

James Martin, Orderly, March 31,
1924.

John Stahl, Orderly, March 31, 1924.

James Carroll, Orderly, April 1,
1924, P.P.P.R.

Adaline Washington, House Maid,
April 1, 1924, P.P.P.R.

Frances Van Horn, Nurse, March
31, 1924.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Raymond, Mayor Breidenbach.

To the Board of Commissioners of
The City of Newark, N. J.

Dear Sirs:

I respectfully submit the statement
annexed (by items) of the amounts in
gross, as shown by the records in this
office of the costs and expenses of the

several openings and widening, Chapter 152, of the Laws of 1917, which are now ready to be referred to the Board of Commissioners of Assessments for Local Improvements, in order that assessments for benefits may be levied in accordance with law.

A. K. Brady,
Acting Auditor of Accounts.

McClellan Street & Carnegie
Avenue Opening and
Widening\$75,548.20

RESOLVED, By the Board of Commissioners of the City of Newark, that the foregoing report and declaration of costs be and the same is hereby referred to the Board of Commissioners of Assessments for Local Improvement, to assess benefits pursuant to the direction and provisions of the statutes in such case made and provided.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond Mayor Breidenbach.

Commissioner Brennan presented the following resolutions:

RESOLVED, That the salary of the below mentioned employees in the Electrical Division, Department of Public Safety, be and the same is

hereby increased to the sum indicated, effective immediately:

Ralph B. Ward, Chief Elec. Inspector, from \$3,600 to \$4,200.

William H. Brown, Asst Elec. Inspector, from \$2,220 to \$2,520.

Elmer Quinn, Asst. Elec. Inspector, from \$2,220 to \$2,520.

Fred Miller, Asst. Elec. Inspector, from \$2,220 to \$2,520.

Harry Douglas, Asst. Elec. Inspector, from \$2,220 to \$2,520.

Frank Tansey, Asst. Elec. Inspector, from \$1,740 to \$2,300.

Thomas J. Devery, Asst. Elec. Inspector, from \$1,740 to \$2,300.

James Kelly, Asst. Elec. Inspector, from \$1,740 to \$1,980.

William Douglas, Asst. Elec. Inspector, from \$1,740 to \$1,980.

May G. Ritchie, Clerk-Stenographer, from \$1,620 to \$1,740.

W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

RESOLVED, That the salary of the below mentioned employees in the Building Division, Department of Public Safety, be and the same is hereby increased to the sum indicated, effective immediately:

Frederic Bigelow, Supt. of Buildings, from \$6,000 to \$7,000.

James F. Connorton, Clerk-Cashier, from \$3,000 to \$3,500.

Elsie Peters, Clerk-Stenographer, from \$1,620 to \$1,740.

Ralph Zirpoli, Plan and App. Examiner, from \$2,520 to \$3,000.

William Fiverson, Engineer, from \$2,400 to \$2,800.

John Arthur, Engineer, from \$2,400 to \$2,800.

William Raith, Bldg. Inspector, from \$2,280 to \$2,520.

Edward McLaughlin, Bldg. Inspector, from \$2,220 to \$2,520.

William Berg, Bldg. Inspector, from \$2,220 to \$2,520.

Edward Duffy, Bldg. Inspector, from \$2,220 to \$2,520.

Atillio Gonnelli, Bldg. Inspector, from \$2,100 to \$2,520.

Peter MacKeith, Bldg. Inspector, from \$1,980 to \$2,100.

Frank McKeon, Bldg. Inspector, from \$1,980 to \$2,100.

John A. Theobald, Bldg. Inspector, from \$1,980 to \$2,100.

W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

RESOLVED, That Joseph B. Stewart, in the absence of an eligible list, be and he is hereby appointed, temporarily, to the position of Clerk-Stenographer in the Electrical Division of the Department of Public

Safety at a salary of \$125.00 per month, payable as other salaries are paid, effective April 16, 1924.

W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That Michael Dougherty be and he is hereby appointed Sweeper at Centre Market Department of Parks and Public Property at an annual salary of \$960 per year, same to take effect April 1, 1924.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

Commissioner Raymond submitted the following ordinances as a matter of information:

"An Ordinance to provide for the resurfacing of Camp Street from Orchard Street to Mulberry Street

with one (1) inch asphalt wearing surface, by means of the 'Burner Method'."

"An Ordinance to provide for the resurfacing of Emmet Street from Sherman Avenue to Frelinghuysen Avenue with one (1) inch asphalt wearing surface by means of the 'Burner Method'."

"An Ordinance to provide for the resurfacing of Garside Street from Bloomfield Avenue to Third Avenue with one (1) inch asphalt wearing surface by means of the 'Burner Method'."

"An Ordinance to provide for the resurfacing of Grant Street from Broad Street to Spring Street with one (1) inch asphalt wearing surface by means of the 'Burner Method'."

"An Ordinance to provide for the resurfacing of Littleton Avenue from Fifteenth Avenue to Warren Street with one (1) inch asphalt wearing surface by means of the 'Burner Method'."

"An Ordinance to provide for the resurfacing of North 6th Street from Orange Street to Park Avenue with one (1) inch asphalt wearing surface by means of the 'Burner Method'."

"An Ordinance to provide for the resurfacing of Oliver Street from Mulberry Street to New Jersey Railroad Avenue with one (1) inch asphalt wearing surface by means of the 'Burner Method'."

"An Ordinance to provide for the

resurfacing of Orchard Street from Walnut Street to Thomas Street with one (1) inch asphalt wearing surface by means of the 'Burner Method'."

"An Ordinance to provide for the resurfacing of Scott Street from Mulberry Street to Orchard Street with one (1) inch asphalt wearing surface by means of the 'Burner Method'."

"An Ordinance to provide for the resurfacing of South 6th Street from Thirteenth Avenue to Springfield Avenue with one (1) inch asphalt wearing surface by means of the 'Burner Method'."

"An Ordinance to provide for the resurfacing of Thirteenth Avenue from Littleton Avenue to South 10th Street with one (1) inch asphalt wearing surface by means of the 'Burner Method'."

"An Ordinance to provide for the resurfacing of Tichenor Street from Broad Street to New Jersey Railroad Avenue with one (1) inch asphalt wearing surface by means of the 'Burner Method'."

"An Ordinance to provide for the resurfacing of South 7th Street from Springfield Avenue to Warren Street with one (1) inch asphalt wearing surface by means of the 'Burner Method'."

"An Ordinance to provide for the resurfacing of Shanley Avenue from Clinton Avenue to Rose Terrace with asphalt pavement (1½" top, 1½" binder) on the old telford foundation."

"An Ordinance to provide for the paving of North 11th Street from Third Avenue to Second Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation."

"An Ordinance to provide for the grading, curbing, flagging and paving of Hansbury Avenue from Bergen Street to 200 feet westerly with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation."

"An Ordinance to provide for the repaving of Clifton Avenue from Orange Street to Seventh Avenue with napped reclipped granite block pavement on the old foundation."

"An Ordinance to provide for the repaving of Roseville Avenue from Springdale Avenue to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on the old concrete foundation."

"An Ordinance to provide for the grading, curbing, flagging and paving of Buffington Street from Fabyan Place to the Newark-Irvington Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation."

"An Ordinance to provide for the paving of Hansbury Avenue from Maple Avenue to Clinton Place with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation."

Commissioner Raymond moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the annexed release from the City of Newark to Ludlow Motor Car Company, be and the same is hereby approved; and the Director of the Departments of Streets and Public Improvements and the City Clerk of the City of Newark are hereby authorized and directed to execute said release on behalf of the City on the adoption of this resolution; said release to be delivered to said Ludlow Motor Car Company on payment by them of the sum therein mentioned.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and The Sherwin-Williams Company for the furnishing and delivering to the Department of Public Works of white lead and paint, a copy of which contract dated February 6, 1924, is hereto annexed, be and the same hereby is approved and the Director of the De-

partment of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

RESOLVED, That Alfred B. Anderson heretofore appointed temporarily to the position of Second Assistant Engineer in the Department of Public Works (Water) be and he hereby is placed back on the payroll of such Department as Rodman at \$90 per month, effective April 16, 1924, he having been found ineligible to take the Civil service examination for such position of Second Assistant Engineer.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

RESOLVED, That Martin Campbell heretofore appointed temporarily to the position of Second Assistant

Engineer in the Department of Public Works (Streets) be and he hereby is placed back upon the payroll of said Department as General Inspector at \$1,500 per year, effective April 16th, 1924, he having failed to qualify for such position of Second Assistant Engineer in the civil service examination, held for the same.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

RESOLVED, That resolution (8913) adopted by this Board of Commissioners on April 8th, 1924, appointing Rodmen in the Department of Public Works be and the same hereby is rescinded insofar as the same applies to Howard D. Delaney; and be it further

RESOLVED, that the said Howard D. Delaney be and he hereby is appointed to the position of Rodman in the Department of Public Works (Streets) at a compensation of \$540 per annum (working one-half time), effective April 16th, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gil-
len, Raymond, Mayor Breidenbach.

RESOLVED, That all bids received
by the Director of the Department of
Public Works on March 27th, 1924, for
the paving of Conklin Avenue from
Seymour Avenue 330 feet westerly
with asphalt, be and the same hereby
are rejected, the same being unsatis-
factory; and be it further

RESOLVED, That the Director of
the said Department of Public Works
be and he hereby is authorized and
directed to readvertise for sealed pro-
posals for the said paving of Conklin
Avenue, from Seymour Avenue 330
feet westerly with asphalt. Bids to be
received at the office of said Director
between the hours of 10 and 10:15 A.
M. on such date as he shall in said ad-
vertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of
the Department of Public Works be
and he is hereby directed to advertise
for sealed proposals for the following:

Repaving of Court Street from
Howard Street to Prince Street with
asphalt pavement on a six inch con-

crete foundation and from Prince
Street to Belmont Avenue with napped
reclipped granite block pavement on a
six inch concrete foundation;

Paving of Eighteenth Avenue from
Stuyvesant Avenue to Sanford Ave-
nue with napped reclipped granite
block pavement on a six inch concrete
foundation;

Repaving of High Street from Or-
ange Street to Eighth Avenue with
napped reclipped granite block pave-
ment on a six inch concrete founda-
tion and from Eighth Avenue to
Bloomfield Avenue with asphalt pave-
ment on a six inch concrete founda-
tion;

Grading, curbing, flagging and pav-
ing of Pine Grove Terrace from South
Orange Avenue to about 1,300 feet
southerly with asphalt pavement on a
six inch concrete foundation;

Grading, curbing, flagging and pav-
ing of Sunset Avenue from 531 feet
south of Abinger Place to Lindsley
Avenue with asphalt pavement on a
six inch concrete foundation.

Bids to be received at the office of
said Director between the hours of 10
and 10:15 A. M. on such date as he
shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

WHEREAS, The Saybrook Place sewer is in a dangerous condition and it is therefore urgent that immediate repairs be made; and,

WHEREAS, The Director of the Department of Public Works has recommended to this Board that this sewer be repaired at an approximate cost of \$40,000.00 and has advised that an exigency exists which will not permit of public advertising for competitive bids for doing the work; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that it hereby declares that an exigency exists which will not permit of advertising for competitive bids for the immediate repair and reconstruction of said Saybrook Place sewer; and be it further

RESOLVED, That the Director of the Department of Public Works be and he is hereby authorized and directed to enter into an agreement for the doing of the work aforesaid, at an approximate cost of \$40,000.00 under and by virtue of the power and authority of Section 1, of Article XI of Chapter 152 of the Laws of 1917, as amended.

Thomas L. Raymond
W. J. Brennan,
F. C. Breidenbach,
Charles P. Gillen.

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of Revenue and Finance be and he is hereby directed and authorized to cancel the assessment for house sewer connections at No. 73 Chancellor Avenue, being lot 20, block 3691, standing in the name of the Renner Realty Company, and amounting to \$43.94.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

RESOLVED, That Vincent Albano Theodore A. Mattern, Andrew F. Speary, George W. Sloan, Jr., and Charles W. Hartman, whose names have been certified by the Civil Service Commission as eligible, be and they hereby are appointed to the position of Inspector (Water service) in the Department of Public Works, at a compensation of \$1,500 per year, effective April 21st, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the

Resurfacing of Camp Street from Orchard Street to Mulberry Street with one (1) inch asphalt wearing surface, by means of the "Burner Method;"

Resurfacing of Emmet Street from Sherman Avenue to Frelinghuysen Avenue with one (1) inch asphalt wearing surface, by means of the "Burner Method."

Resurfacing of Garside Street from Bloomfield Avenue to Third Avenue with one (1) inch asphalt wearing surface, by means of the "Burner Method."

Resurfacing of Grant Street from Broad Street to Spring Street with one (1) inch asphalt wearing surface, by means of the "Burner Method."

Resurfacing of Littleton Avenue from Fifteenth Avenue to Warren Street with one (1) inch asphalt wearing surface, by means of the "Burner Method."

Resurfacing of North Sixth Street from Orange Street to Park Avenue with one (1) inch asphalt wearing surface, by means of the "Burner Method."

Resurfacing of Oliver Street from Mulberry Street to New Jersey Railroad Avenue with one (1) inch asphalt wearing surface, by means of the "Burner Method."

Resurfacing of Orchard Street from Walnut Street to Thomas Street with one (1) inch asphalt wearing surface, by means of the "Burner Method."

Resurfacing of Scott Street from Mulberry Street to Orchard Street with one (1) inch asphalt wearing surface, by means of the "Burner Method."

Resurfacing of South Sixth Street from Thirteenth Avenue to Springfield Avenue with one (1) inch asphalt wearing surface, by means of the "Burner Method."

Resurfacing of Thirteenth Avenue from Littleton Avenue to South Tenth Street with one (1) inch asphalt wearing surface, by means of the "Burner Method."

Resurfacing of Tichenor Street from Broad Street to New Jersey Railroad Avenue with one (1) inch asphalt wearing surface by means of the "Burner Method."

Resurfacing of South Seventh Street from Springfield Avenue to Warren Street with one (1) inch asphalt wear-

ing surface by means of the 'Burner Method."

Resurfacing of Shanley Avenue from Clinton Avenue to Rose Terrace with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

Paving of North Eleventh Street from Third Avenue to Second Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Grading, curbing, flagging and paving of Hansbury Avenue from Bergen Street to 200 feet westerly with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Repaving of Clifton Avenue from Orange Street to Seventh Avenue with napped reclipped granite block pavement on the old foundation, on both sides of the street railway tracks with the exception of eighteen (18) inches on each side of said tracks.

Repaving of Roseville Avenue from Springdale Avenue to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on the old concrete foundation.

Grading, curbing, flagging and paving of Buffington Street from Fabyan Place to the Newark-Irvington Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Paving of Hansbury Avenue from Maple Avenue to Clinton Place with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

with the necessary new curbing or re-setting of curb, together with all other appurtenances incidental to the paving or repaving of said streets, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, in accordance with the plans, specifications and profiles dated April 12, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

That said improvements shall be undertaken as local improvements and the cost thereof shall be assessed against the property benefitted by said improvements, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That in order to temporarily finance said improvements the following sums are hereby appropriated:

Camp Street resurfacing.....	\$ 2,630.00
Emmet Street resurfacing....	2,222.00
Garside Street resurfacing..	7,350.00
Grant Street resurfacing.....	2,350.00
Littleton Avenue resurfacing	29,800.00
North 6th Street resurfacing	15,000.00
Oliver Street resurfacing.....	1,500.00
Orchard Street resurfacing..	14,600.00
Scott Street resurfacing.....	1,150.00
South 6th Street resurfacing	21,600.00
Thirteenth Avenue resurfacing	8,800.00

Tichenor Street resurfacing 5,700.00
 South 7th Street resurfacing 39,000.00
 Shanley Avenue resurfacing 11,750.00
 North 11th Street paving..... 15,250.00
 Hansbury Avenue grading,
 curbing, flagging and pav-
 ing 4,780.00
 Clifton Avenue repaving..... 25,000.00
 Roseville Avenue repaving.. 42,600.00
 Buffington Street grading,
 curbing, flagging and pav-
 ing 6,600.00
 Hansbury Avenue paving.... 12,850.00
 and temporary bonds or notes shall
 be issued from time to time to meet
 the cost thereof; under and by virtue
 of the provisions of an act entitled
 "An Act to authorize and regulate
 the issuance of bonds and other ob-
 ligations and the incurring of indebt-
 edness by county, city, borough, vil-
 lage, town, township, or any munici-
 pality governed by an improvement
 commission," approved March 22,
 1916 (P. L. 1916-525) and the supple-
 ments thereto and amendments
 thereof, which bonds or notes shall
 bear interest at a rate not to exceed
 six per centum per annum. All other
 matters in respect to such temporary
 bonds or notes shall be determined by
 the Director of the Department of
 Revenue and Finance who is hereby
 authorized to execute and issue said
 bonds.

In order to avoid the necessity of
 excavating and tearing up the im-
 proved portion of said street after the
 making of said improvements, the
 owners of any and all lands on the
 line of said improvements, are hereby
 ordered and directed to make the
 necessary connections with the sewer,
 gas and water mains to the curb lines

in said street for each lot fronting
 upon said street within thirty (30)
 days after the passage of this ordi-
 nance. Upon failure of any such
 owner to make or cause said connec-
 tions to be made the same will be
 made by the Department of Public
 Works in which case the costs and ex-
 penses of making said connections
 will be assessed upon the lands bene-
 fitted. Each 25 feet of frontage upon
 said streets for the purpose of this
 improvement shall be considered a lot.

And the Director of the Department
 of Public Works is hereby directed to
 give public notice in an authorized
 daily newspaper, printed and publish-
 ed in the City of Newark, of the in-
 tention of the Board of Commissioners
 to order and cause such improve-
 ments to be made, and that all per-
 sons whose lands may be affected by
 such improvements or who may be
 interested therein will be given an
 opportunity to be heard concerning
 the same at a meeting of said Board,
 to be held in its meeting room, City
 Hall, on May 6th, 1924, at 11 o'clock
 a. m., at which time and place ordi-
 nances for the making of such im-
 provements will be considered.

Thomas L. Raymond
 W. J. Brennan
 F. C. Breidenbach
 Charles P. Gillen

The roll being called, the resolution
 was declared adopted by the following
 votes:

Yeas:—Commissioners Brennan, Gil-
 len, Raymond, Mayor Breidenbach.

A communication from Thomas

Adams, General Director of Plans and Surveys, inviting the city to appoint delegates to attend the conference on the Regional Plan of New York, was received and read.

Commissioner Gillen: I move it be referred to Commissioner Raymond.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

A communication from Cornelius Rooney, Business Manager of the International Brotherhood of Stationary Firemen and Oilers, relative to the scale of wages adopted by the firemen and oilers organization, was received and read.

Commissioner Brennan: I move it be received and a copy sent to each Commissioner.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

A communication from W. C. Mikel, Mayor of the City of Belleville, Ontario, regarding the 140th Anniversary of the settlement of the Province of Ontario, was received and read.

Commissioner Gillen: I move it be received and referred to the Mayor.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

A communication from Charles Kraft, representing the Amalgamated Dyestuff & Chemical Works, Inc., requesting information as to the distribution of assessments among the property owners for the construction of the proposed Doremus-Wilson Avenue sewer, was received and read.

Commissioner Gillen: I move it be referred to the Assessment Commission.

The roll being called the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

A communication from David I. Kelly, Secretary of the Essex County Park Commission, relative to the placing of a tourist camp as requested by the New Jersey Automobile and Motor Clubs, was received and read.

Commissioner Gillen: I moved it be received and filed.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any other citizen wish to be heard. If there is no

further business a motion is in order to adjourn.

Commissioner Raymond: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN

The Board of Commissioners of the City of Newark, New Jersey.

W. J. EGAN.
City Clerk

NEWARK, N. J.

April 22, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present: Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Howe presiding.

The minutes of meeting of April 15th were read and approved

Commissioner Howe: Any citizen desire to be heard?

Mr. Samuel Hollander, Kinney Building, Newark: I would like to be heard on the ordinance for the resurfacing of South 10th Street from Clinton Avenue to Avon Avenue. First off, before I go into the discussion on this proposition, I would like to know just what is the intention of the Commissioners by this resolution—what it means. I understand it to be that they want to put asphalt pavement there and straighten the street.

Commissioner Raymond: What is your objection to it, Mr. Hollander?

Mr. Hollander: I have signed signatures of about eighty per cent of the property owners there. In the first place, as you probably all know, this is a residential section, and the street is a short street, and there are a lot of fine houses built thereon, some very costly, and a large number of small children play around there, and the idea is this, that we want to try and retain the residential aspect of the street and we think, from reading the notice of intention, that you are going to make this one of the general run of asphalt streets.

Commissioner Raymond: How many objectors have you?

Mr. Hollander: Everybody on the block between Avon Avenue and Madison Avenue. (Mr. Hollander then filed a petition against the resurfacing of South 10th Street, signed by 18 property owners, which was ordered filed)

further business a motion is in order to adjourn.

Commissioner Raymond: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN

The Board of Commissioners of the City of Newark, New Jersey.

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Commissioner Howe presiding.

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Commissioner Raymond: What is your objection to it, Mr. Hollander?

Mr. Hollander: I have signed signatures of about eighty per cent of the property owners there. In the first place, as you probably all know, this is a residential section, and the street is a short street, and there are a lot of fine houses built thereon, some very costly, and a large number of small children play around there, and the idea is this, that we want to try and retain the residential aspect of the street and we think, from reading the notice of intention, that you are going to make this one of the general run of asphalt streets.

Commissioner Raymond: How many objectors have you?

Mr. Hollander: Everybody on the block between Avon Avenue and Madison Avenue. (Mr. Hollander then filed a petition against the resurfacing of South 10th Street, signed by 18 property owners, which was ordered filed)

Commissioner Raymond: They don't want to go to the expense of doing this work?

Mr. Hollander: And we have other reasons.

Commissioner Raymond: That is a good enough reason. We will kill the ordinance.

Commissioner Raymond moved that the ordaining clause of an ordinance entitled "An ordinance to provide for the resurfacing of South 10th Street from Clinton Avenue to Avon Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation," be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the resurfacing of Baldwin Avenue from Clinton Avenue to Avon Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Baldwin Avenue from Clinton Avenue to Avon Avenue shall be resurfaced with asphalt pavement (1½" top, 1½" binder) on the old telford foundation, with the necessary

new curbing or resetting of curb, together with all other appurtenances incidental to the repaving of said street including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary of expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated March 15, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon

said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$9,850.00 is hereby appropriated to pay the cost of said improvement, and the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$9,850.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Raymond moved that the ordinance be taken up on third

reading and final passage on April 29th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the paving of Hawthorne Place from Bergen Street to Chadwick Avenue with asphalt pavement, 1½" thick on a 4" asphalt concrete foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Hawthorne Place from Bergen Street to Chadwick Avenue shall be paved with asphalt pavement, 1½" thick on a four (4) inch asphalt concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and

the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated March 15, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$2,360.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said im-

provement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$3,660.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open for amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on April 29th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the resurfacing of DeGraw Avenue from Elwood Avenue to Verona Avenue

with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That DeGraw Avenue from Elwood Avenue to Verona Avenue shall be resurfaced with asphalt pavement (1½" top, 1½" binder) on the old telford foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewherever needed, and the laying or relaying of sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting of resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917,319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated March 15, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines

in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section. 3. That the sum of \$24,000.00 is hereby appropriated to pay the cost of said improvement, and the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$24,000.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such

temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a

second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on April 29th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of Eckert Avenue from Osborne Terrace to Goodwin Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Eckert Avenue from Osborne Terrace to Goodwin Avenue shall be graded, curbed, flagged and paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with necessary new curbing or resetting of curb, together with all other appurtenances inci-

dental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated March 15, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$15,120.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$15,120.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read

once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

The clerk then read the ordinance
by sections:

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

Section 4 declared open to amend-
ment.

The ordinance was declared open to
amendment in all its parts.

The ordinance having been read a
second time, Commissioner Raymond
moved that it be ordered to a third
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

Commissioner Raymond moved that
the ordinance be taken up on third
reading and final passage on April
29th.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

Commissioner Raymond offered the
following ordinance which was read
by the clerk:

An ordinance to provide for the
grading, curbing, flagging and paving
of Grumman Avenue from Bergen
Street to Park View Terrace with as-
phalt pavement (1½" top, 1½" binder)
on a six (6) inch concrete foundation.

The Board of Commissioners of the
City of Newark, do ordain:

Section 1. That Grumman Avenue
from Bergen Street to Park View Ter-
race shall be graded, curbed, flagged
and paved with asphalt pavement (1½"
top, 1½" binder) on a six (6) inch con-
crete foundation, with necessary new
curbing or resetting of curb, together
with all other appurtenances inci-
dental to the paving of said street in-
cluding the laying of concrete side-
walks at street intersections and else-
where wherever needed, and the lay-
ing or relaying of a sidewalk or side-
walks, or such portion or portions of
sidewalks, as may be disturbed or may
become necessary or expedient, or the
grade of which may be affected on
account of the laying of the pave-
ment or the setting or resetting of the
curb, under and by virtue of the pro-
visions of an act entitled "An Act
Concerning Municipalities," approved
March 27, 1917 (P. L. 1917-319) and
the supplements thereto and amend-

ments thereof, in accordance with the plans, specifications and profiles dated March 15, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$14,000.00 is hereby appropriated to pay the cost of said improvement, and the purpose of meeting said appropriation and temporarily financing said im-

provement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$14,000.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Giller, Howe, Raymond.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on April 29th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the grading and laying of cement sidewalks on the west side of Stuyvesant

Avenue from 320 feet north of Eighteenth Avenue to the Irvington Line.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That the west side of Stuyvesant Avenue shall be graded and cement sidewalks laid thereon, from 320 feet north of Eighteenth Avenue to the Irvington Line, together with all other appurtenances incidental to the completion of said work, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated March 15, 1924, and now on file in the office of the Department of Public Works.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$7,400.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$7,400.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the

incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

Mr. Charles Formeister, Stuyvesant Avenue: I am not directly objecting to having this work done, but I would like a little information as to what the price is going to be. Probably most of you know that on my property the ground is practically level, and towards 18th Avenue the embankment rises up. Is the price going to be equally distributed? If so, I think we can do it cheaper ourselves if we can get a permit, and do our own sidewalk. We are practically in agreement with the other parties along the street to do it.

Commissioner Raymond: Can't they do their own sidewalks?

Mr. Congleton: We have to give them a right to do it if they want to.

Commissioner Raymond: That work is to be done under our specifications

Mr. Formeister: On account of having this ordinance passed I thought you would have contracted to get it done, and then, of course, we wouldn't be able to do it; probably we wouldn't be allowed to do it. People owning property for a space of five hundred feet from the Irvington Line have agreed, intending to have it done.

Commissioner Raymond: Get together and do it. We will only do that part that the owners don't do.

Mr. Formeister: We think we can have it done cheaper.

Commissioner Raymond: We couldn't charge, except by the foot. This is not an assessment job, this is the actual cost to each property. The man that has eight feet of earth would have to pay for that excavation

Mr. Formeister: Our ground is practically level and the work only requires the taking up of a foot or so, and it rises up to eight feet. If we can go down and get a permit it will be all right.

Commissioner Raymond: You can do it under our specifications. It saves us the trouble.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gil-
len, Howe, Raymond.

The clerk then read the ordinance
by sections:

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

Section 4 declared open to amend-
ment.

The ordinance was declared open to
amendment in all its parts.

The ordinance having been read a
second time, Commissioner Raymond
moved that it be ordered to a third
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

Commissioner Raymond moved that
the ordinance be taken up on third
reading and final passage on April
29th.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

Commissioner Raymond offered the
following ordinance which was read
by the clerk:

An ordinance to provide for the
opening of St. James Place, 50 feet in
width from its westerly terminus in
a straight continuation of its existing
line about 185 feet to the easterly line
of Dewey Street.

The Board of Commissioners of the
City of Newark, do ordain:

Section 1. That St. James Place
shall be opened as a public street or
highway from its westerly terminus in
a straight continuation of its existing
line about 185 feet to the easterly line
of Dewey Street for a width 50 feet,
all as shown on a map prepared under
the direction of this Board, which map
is hereto attached, and made a part
hereof and a copy of which map also
is on file in the office of the Chief
Engineer, Division of Surveys, De-
partment of Public Works, known and
designated as No. 1235-O, dated
March 28th, 1924, under and by virtue
of the provisions of an act entitled
"An Act Concerning Municipalities,"
approved March 27th, 1917, (P. L.
1917-319) and the supplements thereto
and amendments thereof.

Section 2. That said improvement
shall be undertaken as a local im-
provement, and the costs thereof shall
be assessed against the properties
peculiarly benefitted by said im-
provements in proportion to the bene-
fits received, and in no case shall any
assessment for said improvement ex-
ceed in amount such peculiar benefit,
under and by virtue of the provisions
of the act above referred to.

Section 3. That the sum of \$3,500.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$3,500.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

Commissioner Raymond moved that the ordinance be taken up for third reading on April 29th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

Commissioner Howe: Is there any-
one wish to be heard on the ordinance
to provide for the construction of a
pipe sewer in Riverside Avenue.

Mr. M. Edward Kane, representing the Maas and Waldstein Co.: In this matter there is a twelve inch sewer proposed. We have a twelve inch sewer now and it is barely sufficient for our needs, and we would like to suggest that an investigation be made. We don't think a twelve inch sewer will be adequate.

Mr. Costello: There is no sewer on Riverside Avenue between Chester Avenue and the River.

Mr. Congleton: His point was not against the construction of a sewer. He says they have already a twelve inch sewer there and it is hardly adequate for their needs. I think his point is that a further study should be made to see if it shouldn't be larger.

Commissioner Raymond: Where does your present sewer run to?

Mr. Kane: We run right into the river. We are on the river.

Commissioner Raymond: You have a twelve inch sewer right through to the river?

Mr. Kane: That is barely adequate now.

Commissioner Raymond: It is our proposition to lay a twelve inch sewer. Without talking here, don't you think you could take it up with this gentleman? If it is not adequate we can make a change in our plans.

Commissioner Raymond moved that an ordinance entitled "An ordinance

to provide for the construction of a pipe sewer in Riverside Avenue between Chester Avenue and the Second River," be laid over until April 29th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

Commisisoner Brennan moved that an ordinance entitled "An ordinance concerning the smoking of cigars, cigarettes and pipes in Street cars or auto buses in the City of Newark," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gil-
eln, Howe.

Naye:—Commissioner Raymond.

The clerk then read the title of the ordinance as follows:

An ordinance concerning the smoking of cigars, cigarettes and pipes in street cars or auto buses in the City of Newark.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe.

Naye:—Commissioner Raymond.

A communication from the Ninth Ward Coolidge for President Club, with resolution urging the appointment of C. Millard Ver Soy, as a member of the Board of Assessments for Local Improvements was received and read, and on motion of Commissioner Raymond ordered filed.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of Sixty thousand, seven hundred and forty-five dollars and one cent (\$60,745.01) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Anti Toxin Stables Construction	\$ 8,219.40
Eighth Precinct Station construction	3,922.80
Market construction	26,368.57
No. 7 Engine House construction	22,234.24
	<hr/>
	\$60,745.01

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the sum of one thousand, two hundred fifty-nine dollars and forty-five cents (\$1,259.45) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending April 16, 1924, as follows:

Shade Tree\$1,259.45

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond,

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of thirty-three thousand, three hundred and ninety-four dollars and six cents (\$33,394.06) be and the same hereby is appropriated to the persons named, per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Water\$33,394.06

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the sum of two hundred thousand dollars (\$200,000) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Wanaque Fund\$200,000.00

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the sum of twenty-seven thousand, two hundred dollars and thirty cents (\$27,200.30) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

Sewers	\$15,253.53
Docks	11,046.77
Contingent Account	900.00
	<hr/>
	\$27,200 30

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the sum of thirty-four thousand, nine hundred twenty-four dollars and forty-eight cents (\$34,924.48) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, weekly pay-
rolls ending April 16th,
1924\$34,924.48

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Brennan offered the following resolutions:

RESOLVED, That Wilbur J. Fey, of 53 Fleming Avenue, a resident of the 12th Ward of the City of Newark, be and he is hereby appointed a Con-

stable in the said Ward to fill a vacancy, expiring May 1, 1926.

W. J. Brennan
Thomas L. Raymond
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond.

WHEREAS, Application has been made by the Civitan, Exchange, Kiwanis, Lions, Traffic and Rotary Clubs of the City of Newark to the Board of Commissioners for permission to have a boys' parade on Broad Street on Saturday afternoon, May 3, 1924, as part of the nation-wide "Boys' Week Celebration," during the week of April 27 to May 3, inclusive; and,

WHEREAS, In the judgment of this Board the holding of such a celebration in the interest of the boyhood of this community is of great civic interest and that such a parade as permission is now asked for would be a fitting climax to such celebration; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the application above referred to be and the same is hereby granted, and to that end the resolution passed by the Board of Commissioners on April 11, 1922, relating to the holding of parades on Broad Street and Market Street, be and the same is hereby suspended for the afternoon of May 3, 1924; and, be it further

RESOLVED, That this Board commends most highly the various organizations in charge of the celebration in our city for their civic pride and their earnest work in the interest of the boys of our city, and hereby pledges them its full support in their undertaking.

W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the Director of Public Safety be and he is hereby authorized to advertise for sealed proposals covering the purchase of one or more Traffic Signal Lights for use in the Department of Public Safety.

W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the Director of Public Safety be and he is hereby authorized to advertise for sealed proposals covering the purchase of Screens for use in the Eighth Precinct

Police Station, Department of Public Safety.

W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

WHEREAS, In accordance with law and by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Public Safety publicly solicited, received and opened proposals for furnishing the Police Division of the Department of Public Safety with general supplies; and,

WHEREAS, The Sanifect Company, having bid the sum of \$149.06 for the supplies enumerated in Lot No. 2 and the sum of \$392.30 for the supplies enumerated in Lot No. 4, is the lowest bidder for the supplies enumerated in Lots Numbers 2 and 4; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that the proposals of the said The Sanifect Company be and the same are hereby accepted, and the contract awarded to said The Sanifect Company and the Law Department directed to prepare the proper contract covering the said supplies mentioned in Lots Numbers 2 and 4, and the Director of the Department of Public Safety and the City Clerk are hereby

authorized and directed to execute the contract on behalf of the City of Newark.

W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes.

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of the City of Newark, the Director of Public Safety publicly solicited, received and opened proposals for furnishing the Police Division of the Department of Public Safety with general supplies; and,

WHEREAS, Fisher-Cohen Company, having bid the sum of \$336.41 for the supplies enumerated in Lot No. 1, is the lowest formal bidder for the supplies enumerated in Lot No. 1; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that the proposal of the said Fisher-Cohen Company be and the same is hereby accepted, and the contract awarded to said Fisher-Cohen Company and the Law Department directed to prepare the proper contract covering the said supplies in Lot Number 1, and the Director of the Department of Public Safety and the City Clerk are hereby authorized and directed to execute the contract on behalf of the City of Newark

W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Public Safety publicly solicited, received and opened proposals for furnishing the Police Division of the Department of Public Safety with general supplies; and,

WHEREAS, The Kearns Co. having bid the sum of \$312.50 for the supplies enumerated in Lot No. 3, is the lowest formal bidder for the supplies enumerated in Lot No. 3; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that the proposal of the said The Kearns Co. be and the same is hereby accepted, and the contract awarded to said The Kearns Co. and the Law Department directed to prepare the proper contract covering the said supplies mentioned in Lot Number 3, and the Director of the Department of Public Safety and the City Clerk are hereby authorized and directed to execute the contract on behalf of the City of Newark.

W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the salary of Dr. Hugh M. Hart, Surgeon in the Fire Division, Department of Public Safety, be and the same is hereby increased to \$3,900.00 per annum, effective May 1, 1924.

W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the salary of Edward McGuinness, Electrician in the Repair Shop (Fire Division), Department of Public Safety, be and the same is hereby increased to \$10.50 per day (prevailing rate), effective May 1, 1924.

W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Raymond submitted the following ordinances as a matter of information:

"An Ordinance to provide for the opening and widening of Washington Street from a point about 106.58 feet north of the northerly line of Market Street southerly to the northerly line of Camfield Court."

"An Ordinance to provide for the construction of a system of reinforced concrete pipe sewers, to be used for storm water only, in the following streets: a sixty (60) inch pipe in Mt. Vernon Place from Sandford Avenue to Ellery Avenue, a thirty-nine (39) inch pipe in Ellery Avenue from Mt. Vernon Place to Sandford Place, a thirty-six (36) inch pipe in Ellery Avenue from Sandford Place to Putnam Street, a twenty-four (24) inch pipe in Putnam Street from Ellery Avenue to Florence Avenue and a twenty-one (21) inch pipe in Florence Avenue between Putnam Street and Clinton Avenue, together with an eighteen (18) inch branch in Putnam Street from Ellery Avenue to Marsac Place and in Marsac Place from Putnam Street for a distance of about 200 feet northerly."

"An Ordinance to provide for the grading, curbing, flagging and paving of Caldwell Place from Carolina Avenue to West End Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation."

"An Ordinance to provide for the resurfacing of Weequahic Avenue from Elizabeth Avenue to Bergen Street with asphalt pavement (1½"

top, 1½" binder on the old telford foundation."

"An Ordinance to provide for the construction of a pipe sewer in Blanchard Street between Ferry Street and the Passaic River."

Commissioner Raymond moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and J. E. Gilligan-Casey Company for paving of Aldine Street from Lyons Avenue to Weequahic Avenue, dated the first day of April, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company for grading, curbing, flagging and paving of Pat-ten Place from Goodwin Avenue to Wolcott Terrace, dated the first day of April, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company, for paving of Weequahic Avenue from Bergen Street to 438.12 feet west of Aldine Street, dated the first day of April, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract between the City of Newark and Newark Paving Company for grading, curbing, flagging and paving of Nye Avenue from Osborne Terrace to Clinton Place, dated the first day of April, 1924, and awarded to Newark Paving Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company, for grading, curbing, flagging and paving of Mulford Place from Vassar Avenue to

Chancellor Avenue, dated the first day of April, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract between the City of Newark and Marks Lissberger & Son, Inc., for the furnishing and delivering to the Department of Public Works of pig lead, a copy of which contract, dated April 3, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond,
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract between the City of Newark and J. E. Haetten & Company, Inc., for the furnishing and delivering to the Department of Public Works of one or more special Haetten Bulldozers, a copy of which contract, dated March 12, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract between the City of Newark and the Pennsylvania Railroad Company wherein permission is granted to the City of Newark to construct and maintain a twelve water main on the "Meadows Road Overhead Bridge No. 11.39 at Waverly," in the City of Newark, a copy of which contract, dated February 29, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the

City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

WHEREAS, On January 18, 1924, the Board of Commissioners of the City of Newark, awarded a contract to Francis H. Ruhe for furnishing and delivering to the Department of Public Works of glass chimneys; and,

WHEREAS, The said Ruhe, the only bidder, has agreed to the rescission of said award and to furnish the same grade of chimney of another make at a lower figure; there, be it

RESOLVED, That all bids received on January 18, 1924, for furnishing and delivering the said glass chimneys be and the same hereby are rejected and the Director of the Department of Public Works be and he hereby is authorized and directed to re-advertise for sealed proposals for furnishing and delivering of the same. Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for the construction of "Sewers for the Meadow District, Section 1." Bids to be received between the hours of 10 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contracts for furnishing and delivering the following materials to the Department of Public Works, be and the same hereby are awarded as follows, being the lowest responsible bidders in each case:

J. B. Gilligan-Casey Company, Newark
Approximately 10,000 Granite Paving Blocks, at \$160 per M.

Standard Oil Company, Newark
Approximately 50,000 gallons Fuel
Oil, at .07½ per gallon.

Paul Beckwith Coal Company, Newark
Approximately 200 tons of Bituminous Coal, delivered into bins in rear of pumping station Bay Avenue, and trimmed where necessary, at 5.84 per ton.

A. P. Smith Mfg. Company,
East Orange, N. J.

Approximately 24 Steamer Nozzle Reducers, at 6.00 each.

Approximately 24 2½" Cocks with Male Ends, at \$17.00 each.

Approximately 36 2½" Cocks with Female Ends, at \$16.00 each.

Davis Electric Company, Newark
Approximately 8,000 #950 Eveready Batteries, at .17c each, 45%.

Approximately 500 2.5V Mazda 16 Lamps, at .15c, each, 35%.

Approximately 300 3.8V Mazda 17 Lamps, at .15c each, 35%.

Approximately 25 #2634 Nickle Plated Cases, at \$2.10 each, 45%.

Approximately 10 #2619 Black Cases, at \$1.75 each, 45%.

Approximately 35 #2616 Black Cases, at \$1.75 each, 45%.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond

RESOLVED, That the contract for delivering, installing and placing into successful operation, one (1) blueprint machine and dryer, to the Department of Public Works, be and the same hereby is awarded to Keufel & Esser Company, New York City, it being the lowest responsible bidder, the amount of its bid being one thousand and forty-two dollars (\$1,042.00).

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

WHEREAS, The petition of Public Service Gas Company to construct a private sewer in Lombardy Street from Lombardy Place to the east side of Front Street having been duly considered and approved, and the granting of the same recommended by the Department of Public Works; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that permission is hereby granted on the part of "The City of Newark" to the Public Service Gas Company to construct an eight (8) inch pipe sewer, for house sewage and trade waste only, in Lombardy Street from Lombardy Place to the east side of Front Street; provided, that the foregoing permission is granted upon the ex-

press understanding that said private sewer shall be constructed in compliance with Chapters XLVII and XLVIII of the Revised Ordinances of the City of Newark of 1913; and provided further that said work shall not be commenced until a bond in the form approved by this Board for such cases, shall be drawn by the City Counsel and executed by satisfactory persons, and filed with the City Clerk.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Giller

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Giller, Howe, Raymond.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto, and amendments thereof, to order and cause the construction of a pipe sewer for house sewage and trade waste only on Blanchard Street between Ferry Street and the Passaic River. The part from Ferry Street to the private road about 300 feet north-erly to be eighteen (18) inch vitrified pipe; from said private road to a point about 450 feet north of the angle in Blanchard Street to be fifteen (15) inch vitrified pipe and the balance twelve (12) inch vitrified p.p.e. Together with all the appurtenances

necessary to complete the same, in accordance with the plans, specifications and profiles now on file in the office of the Department of Public Works, date April 11, 1924.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$24,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriations and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$24,000.00 under and by virtue of the provisions of an act entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to

give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on May 6, 1924, at 11 o'clock a. m., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond,
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract for furnishing and delivering the following to the Department of Public Works be and the same hereby is awarded as follows, being the lowest responsible bidder in each case:

Clinton Asphalt Road Oiling Co.,
West Hoboken, N. J.

Approximately 48,000 gallons asphaltic road oil, at 8½ cents per gallon.

Asphalt Service Incorporation,
New Brunswick, N. J.

Approximately 5,000 gallons cold patch, at 18½ cents per gallon

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering the following: asphalt blocks, paving bricks and Trident cold water meter.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That Alfred B. Anderson be and he hereby is appointed temporarily to the position of Transitman (Water), in the Department of Public Works, at a compensation of \$1,500 per annum, effective as of May 1st, 1924

Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution
was declared adopted by the following
votes:

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

WHEREAS, It is necessary to pur-
chase lumber, to be used in the Bureau
of Streets, Department of Public
Works; and,

WHEREAS, In the judgment of the
Board an exigency exists which will
not permit of advertising for competi-
tive bids for the purchase thereof;
therefore be it

RESOLVED, By the Board of Com-
missioners of the City of Newark that
an exigency exists which will not per-
mit of advertising for competitive bids
for the purchase of said lumber; and,
be it further

RESOLVED, That the Director of
the Department of Public Works be
and he is hereby authorized and di-
rected by virtue of the power and au-
thority of Section 1 of Article XI of
Chapter 152 of the Laws of 1917, as
amended, to purchase lumber for re-
pairs to Jersey Street Bridge, for the
Department of Public Works, at an
approximate cost of one thousand two
hundred dollars(\$1,200.00).

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

RESOLVED, That the following
contracts be and the same are hereby
awarded to the J. B. Gilligan-Casey
Company, a corporation, it being the
lowest formal bidder, the total amount
of its bid based on the estimated
quantities being:

Grading, curbing, flagging and pav-
ing of Grove Terrace from West End
Avenue to Newark-Irvington Line
with asphalt pavement on a six (6)
inch concrete foundation, \$18,492.90.

Grading, curbing, flagging and pav-
ing of Keer Avenue from Eergen
Street to Park View Terrace with
asphalt pavement on a six (6) inch
concrete foundation, \$12,201.60.

Paving of North 7th Street from
Davenport Avenue to Delevan Avenue
with asphalt pavement on a six (6)
inch concrete foundation, \$9,967.50.

Grading, curbing, flagging and pav-
ing of North 11th Street from First
Avenue to Bloomfield Avenue with
asphalt pavement on a six (6) inch
concrete foundation, \$19,460.85.

Grading, curbing, flagging and pav-
ing of Park View Terrace from Lyons
Avenue to Chancellor Avenue with
asphalt pavement on a six (6) inch
concrete foundation, \$22,095.50.

Grading, curbing, flagging and pav-

ing of West End Avenue from Calwell Place to Valley Street with asphalt pavement on a six (6) inch concrete foundation, \$39,023.30.

Repaving of Thirteenth Avenue from Springfield Avenue to Littleton Avenue with asphalt pavement and granite pavement on a new six (6) inch concrete foundation, \$107,858.50

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the following contracts be and the same are hereby awarded to the Standard Bitulithic Company, a corporation, it being the lowest formal bidder, the total amount of its bids based on the estimated quantities being:

Paving of Dover Street from 420 feet south of Cliff Street southerly 260 feet to its terminus with asphalt pavement on a six inch concrete foundation, \$4,877.80.

Paving of Eastern Parkway from Cameron Road to 665 feet southerly with asphalt pavement on a six inch concrete foundation, \$10,972.25.

Resurfacing of Heller Parkway from Ridge Street to First Street with asphalt pavement on the old telford foundation, \$10,701.50

Resurfacing of Heller Parkway from Summer Avenue to Mt. Prospect Avenue with asphalt pavement on the old telford foundation, \$5,230.00.

Paving of Montrose Street from Cameron Road to Varsity Road with asphalt pavement on a six inch concrete foundation, \$10,740.60.

Grading, curbing, flagging and paving of Berkeley Avenue from Fourth Street to Bloomfield Avenue with asphalt pavement on a six inch concrete foundation, \$33,652.15.

Paving of Cameron Road from Eastern Parkway to the Newark-South Orange Line with asphalt pavement on a six inch concrete foundation, \$5,950.60.

Paving of Varsity Road from Montrose Street to the Newark-South Orange Line with asphalt pavement on a six inch concrete foundation, \$2,172.40.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the following contracts be and the same are hereby awarded to George W. Andress, bidding for and on behalf of the City Asphalt Plant, the amounts of his bids based on the estimated quantities being.

Resurfacing of Fabyan Place from Lyons Avenue to Buffington Street with asphalt pavement on the old telford foundation, \$10,858.50.

Resurfacing of South 11th Street from Clinton Avenue to Avon Avenue with asphalt pavement on the old telford foundation, \$8,578.50.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto, and amendments thereof, to order and cause the resurfacing of Weequahic Avenue from Elizabeth Avenue to Bergen Street with asphalt pavement (1½" top, 1½" binder) on the old telford foundation;

Grading, curbing, flagging and paving of Caldwell Place from Carolina Avenue to West End Avenue with asphalt pavement (1½" top, 1½" binder) or a six (6) inch concrete foundation; with the necessary new curbing or resetting of curb together with all other appurtenances incidental to the paving or repaving of

said streets including the laying of concrete sidewalks at street intersections and elsewhere, wherever needed and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, in accordance with the plans, specifications and profiles dated April 21, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

That said improvements shall be undertaken as public improvements and the cost thereof shall be assessed against the property benefitted by said improvements in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That in order to temporarily finance said improvements the following sums are hereby appropriated:

Weequahic Avenue resurfacing	\$12,600.00
Caldwell Place grading, curbing, flagging and paving	4,290.00

and temporary bonds or notes shall be issued from time to time to meet the cost thereof; under and by virtue of the provisions of an act entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commis-

sion," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue such bonds.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on May 13, 1924, at 11 o'clock a. m., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N J, under

and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto, and amendments thereof, to order and cause the construction of a system of reinforced concrete pipe sewers, to be used for storm water only in the following streets: A sixty (60) inch pipe in Mt. Vernon Place from Sandford Avenue to Ellery Avenue, a thirty-nine (39) inch pipe in Ellery Avenue from Mt. Vernon Place to Sandford Place, a thirty-six (36) inch pipe in Ellery Avenue from Sandford Place to Putnam Street, a twenty-four (24) inch pipe in Putnam Street from Ellery Avenue to Florence Avenue and a twenty-one (21) inch pipe in Florence Avenue between Putnam Street and Clinton Avenue, together with an eighteen (18) inch branch in Putnam Street from Ellery Avenue to Marsac Place and in Marsac Place from Putnam Street for a distance of about 200 feet northerly. Together with all the appurtenances necessary to complete the same, in accordance with plans, specifications and profiles dated April 19, 1924, and now on file in the office of the Department of Public Works.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$36,000 is hereby appropriated to pay the cost of said improvement, and for the purpose of

meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$36,000 under and by virtue of the provisions of an act entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on May 13, 1924, at 11 o'clock a. m., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the opening and widening of Washington Street from a point about 106.58 feet north of the northerly line of Market Street southerly to the northerly line of Camfield Court by the addition thereto of the two following described parts.

Part No. 1. A triangular strip at the northwesterly corner of Washington Street and Market Street. Beginning at the northwesterly corner of Market Street and Washington Street; thence running northerly along the westerly line of Washington Street 106.58 feet more or less to the division line between lots 1 and 47 of Block No. 72 on the Newark Tax Map; thence southwesterly in a straight line 116 feet more or less to a point in the northerly line of Market Street and in the division line between lots 1 and 4 of Block No. 72 on the Newark Tax Map; thence easterly along the northerly line of Market Street 44 feet

more or less to the northwesterly corner of Market Street and Washington Street and place of beginning.

Part No. 2. From the southerly side of Market Street to the northerly side of Camfield Court. Beginning at the southeasterly corner of Market Street and Washington Street; thence running easterly along the southerly side of Market Street 65 feet, 5 inches more or less to the westerly side of a metal column standing at or near the division line between lots 12 and 13 of Block No. 60 of the Newark Tax Map; thence southwesterly 85 feet more or less to the southwesterly corner of lot No. 11 of Block No. 60 of the Newark Tax Map and which corner is a point in the northerly line of lot No. 9 of Block No. 60 of the Newark Tax Map; thence southerly 25 feet more or less to a point in the northerly line of Camfield Court distant 25 feet easterly from the northeasterly corner of Washington Street and Camfield Court; thence westerly along the northerly line of Camfield Court 25 feet to the northeasterly corner of Camfield Court and Washington Street; thence northerly along the easterly line of Washington Street 100 feet more or less to the southeasterly corner of Market Street and Washington Street and place of beginning.

All as shown on a map prepared under the direction of this Board, which map is hereto attached and made a part hereof and a copy of which map also is on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No 1236-O, dated April 17, 1924

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefitted by said improvement in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue of the provisions of the act above referred to.

That the sum of \$1,200,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$1,200,000.00 under and by virtue of the provisions of an act entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Com-

missioners to order and cause such improvement to be made, and that all persons whose lands may be affected by such improvement, or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on May 13th, 1924, at 11 o'clock a. m., at which time and place ordinance for the making of such improvement will be considered.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk is hereby directed to file the same with the Department of Public Works which will in turn file the same with the proper city officer:

J. B. Gilligan-Casey Company, paving of Aldine Street, Lyons to Weequahic Avenue. (Contract, maintenance and indemnity bonds).

J. B. Gilligan-Casey Company, grading, curbing, flagging and paving of Patten Place, Goodwin Avenue to Wolcott Terrace. (Contract, maintenance and indemnity bonds).

J. B. Gilligan-Casey Company, pav-

ing Weequahic Avenue, Bergen Street to 438.12 feet west of Aldine Street. (Contract, maintenance and indemnity bonds.)

Newark Paving Company, grading, curbing, flagging and paving of Nye Avenue, Osborne Terrace to Clinton Place. (Contract, maintenance and indemnity bonds.)

J. B. Gilligan-Casey Company, grading, curbing, flagging and paving of Mulford Place, Vassar Avenue to Chancellor Avenue. (Contract, maintenance and indemnity bonds.)

Marks Lissberger & Son, Inc., furnishing and delivering pig lead. Contract bond approved.)

J. E. Haetten & Company, Inc., furnishing and delivering special Haetten bulldozer. (Contract bond approved.

Sherwin-Williams Company, furnishing and delivering white lead and paint. (Contract bond.)

Thomas L. Raymond,
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

The following petition was received and read:

To the Honorable Commissioners of
The City of Newark:

The petition of the undersigned citizens, taxpayers and owners, of property on Thirteenth Avenue of this City, respectfully present their objections to the paving of the above mentioned Thirteenth Avenue for the following reasons:

1. The condition of said avenue is satisfactory to them.

2. That by paving this avenue the traffic of trucks and other vehicles will be increased so as to make it undesirable for residents.

3. The taxes are extremely high at present, and the owners do not wish to be burdened with an additional expense.

The time given to the property owners of the City's intention to pave the avenue to the date of hearing was only five days, which was not sufficient to make it possible to present a petition; but they think as assessments are not yet made, there ought still be time to remonstrate to your body.

Signed by various taxpayers and owners.

Commissioner Raymond: I might say in response to that, that the ordinance for the repaving of 13th Avenue has been passed, and it is too late to make the objection. Aside from that, it is a very important public im-

provement, and they probably are considering the cost. The city will have to bear the larger part. The assessment will not be so large against individual owners. It is done, frankly, as an improvement of main artery. I move the communication be received and placed on file.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

Commissioner Howe: Is there any further business? If not, a motion is in order to adjourn.

Commissioner Raymond: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

APPROVED:

THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the
City of Newark, N. J.

W J EGAN,
City Clerk

NEWARK, N. J.

April 29, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present: Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Absent: Commissioner Raymond.

The minutes of meeting of April 22nd were read and approved.

Mayor Breidenbach: We have, all this week, Boys' Week, and we have here this morning, the Junior Mayor, the Junior Director of Public Works, the Junior Director of Parks and Public Property, the Junior Director of Revenue and Finance, the Junior Director of Public Safety, and other Junior officials. Last year we had them here and things worked out very well. I think the Directors elected by the people would like to hear from the Directors who have been elected from various sections throughout the City.

Remarks were then made by the following Junior officials:

Mayor Frederick Westervelt; Director of Parks and Public Property William T. Murphy, Jr.; Director of Public Works John Golden; Director of Revenue and Finance Harry Warshawsky; Corporation Counsel Milton Stores; City Clerk William Hammer; Secretary to the City Clerk Michael Palan.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. Henry Hebler: Mr. Mayor and Commissioners, on April 7th our organization sent you a communication concerning the increase in ratings of engineers, chief engineers and assistant chief engineers. This increase was supposed to go into effect on May 1st. I had an idea that it would be better to appear before you this morning to find out what had been done in the matter. Our organization has been in existence for five or six years. Due to war conditions our men are working for less than labor. Engineers have great responsibilities, and I want to see that this rate scale goes into effect after May 1st. A copy of this scale, I believe, has been sent to each of you.

Mayor Breidenbach: The matter is under consideration in my department. I don't know about Director Gillen.

Commissioner Gillen: We haven't done a thing with it yet, Mr. Mayor. I had intended to bring it up this morning in conference but I forgot about it.

Mayor Breidenbach: We can take care of it from the first of May on. Mr. Hebler.

Mayor Breidenbach: Any other citizen wish to be heard?

Mr. Joseph W. Schifffenhaus, representing Schifffenhaus Brothers, 49 Fourth Avenue, Newark: I came in reference to Riverside Avenue, where Schifffenhaus Brothers are putting up.

a one story factory building. I understand there is no sewer there. We are in need of a sanitary sewer and a storm water sewer, and there will be approximately thirty-two plumbing fixtures to drain into the sanitary sewer, and 65,000 square feet of roof area for the storm water sewer. I want to know if anything is being done along the sewer line in that Avenue.

Mr. Congleton: At our meeting last week, Mass & Walstein appeared here and said that sewer proposed in Riverside Avenue should be larger. There are proceedings under way now, in reference to that sewer.

Commissioner Brennan: Maas and Walstein said the area of the sewer wasn't large enough.

Mr. Congleton: They were to make further study. The matter was laid over because Maas & Walstein said they were in favor of the sewer but that the twelve inch sewer was not sufficient size. Maas & Walstein have a private sewer of twelve inches in size, but that it is not large enough.

Mr. Rankin: I have looked into it and made the recommendation that the original ordinance go through.

Commissioner Gillen moved that an ordinance entitled "An ordinance to provide for the construction of a pipe sewer in Riverside Avenue between Chester Avenue and the Second River," be laid over for one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas —Commissioners Biennan, Gillen, Howe, Mayor Breidenbach.

Mr. Leslie B. Miller: I have a petition from the property owners from Van Ness Place to Clinton Place; a petition to have the zoning ordinance changed.

The clerk then read the petition as follows:

March 26, 1924.

Zoning Commission of Newark,
City Hall, Newark, N. J.

Gentlemen:

We, the undersigned, property owners do hereby respectfully petition for a modification of the Zoning Ordinance permitting the erection of apartment houses of at least 85 feet in height on Clinton Avenue, on the northerly side from Shanley Avenue to 13th Street, and on the southerly side from Van Ness Place to Clinton Place.

(Signed by ten property owners.)

Commissioner Brennan moved that it be received and referred to the Zoning Commission for recommendation and report.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the resurfacing of Baldwin Avenue from Clinton Avenue to Avon Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the resurfacing of Baldwin Avenue from Clinton Avenue to Avon Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the paving of Hawthorne Place from Bergen Street to Chadwick Avenue with asphalt pavement 1½" thick on a 4" asphalt concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the paving of Hawthorne Place from Bergen Street to Chadwick Avenue with asphalt pavement 1½" thick on a 4" asphalt concrete foundation.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the resurfacing of De Graw Avenue from Elwood Avenue to Verona Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the resurfacing of De Graw Avenue from Elwood Avenue to Verona Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the grading, curbing, flagging and paving of Eckert Avenue from Osborne Terrace to Goodwin Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing, flagging and paving of Eckert Avenue from Osborne Terrace to Goodwin Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach

Commissioner Brennan moved that the title of "An ordinance to provide for the grading, curbing, flagging and paving of Grumman Avenue from Bergen Street to Park View Terrace with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing, flagging and paving of Grumman Avenue from Bergen Street to Park View Terrace with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the grading and laying of cement sidewalks on the west side of Stuyvesant Avenue from 320 feet north of Eighteenth Avenue to the Irvington Line," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading and laying of cement sidewalks on the west side of Stuyvesant Avenue from 320 feet north of Eighteenth Avenue to the Irvington Line.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the opening of St. James Place 50 feet in width from its westerly terminus in a straight continuation of its existing line about 185 feet to the easterly line of Dewey Street," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the opening of St. James Place 50 feet in width from its westerly terminus in a straight continuation of its existing line about 185 feet to the easterly line of Dewey Street.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of seven thousand, one hundred eighty dollars and ninety-eight cents (\$7,180.98) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

City Sundries	\$3,444.20
Collecting Taxes	673.12
Street Improvement charges..	750.00
Opening Streets	220.00
Elections	2,093.66
	<hr/>
	\$7,180.98

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Biennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of eight hundred seventy-eight dollars (\$878.00) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

City Sundries	\$420.00
Police Department	458.00
	—————
	\$878.00

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the sum of one thousand, one hundred five dollars and fifty cents (\$1,105.50) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending April 23rd, 1924, as follows:

Shade Tree	\$1,105.50
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Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the following bonds be and they are hereby approved as to sufficiency:

Department of Revenue and Finance
Charles F. Britting, Clerk.
Benedict F. Cosgrove, Clerk.
Ralph S. Beckhorn, Deputy Collector.
William J. Doyle, Deputy Collector.

Keeper of Junk Shop
Ralph Cesinaro, 493-495 Market Street.
Irving Lowenstein, 48 Livingston Street.
Herman S. Lowenstein, 80 Boyd Street.
Walsh's Sons & Company, Inc., 295-305 Passaic Street.

Pawnbroker's
Herman Goldblatt, 63 Bank Street.
Philip Krimke, 29 Academy Street.
Newark Loan Company, 31 Academy Street.
New Loan Company, 201 Springfield Avenue.
Fred Steiner, 221 Springfield Avenue.

Union Loan Office, Inc., 289 Market Street.

**John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen**

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in his office 1922 real estate taxes amounting to \$60.48 on property known as 912-914 South 16th Street, Block 3011, Lot 54 and owned by the Clinton Presbyterian Church, as the same was assessed in error.

**John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen**

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

WHEREAS, The Board of Commissioners of Assessments for Local Improvements of the City of Newark heretofore made an Award No. 17 in their report to Ruth M. Deadmon for damages in connection with the opening and widening of Chancellor Avenue and Elizabeth Avenue to the City Line, amounting to \$150; and,

WHEREAS, Said Board of Commissioners of Assessments now advise this Board that a clerical error was made in said report with respect to said Award No. 17 to Ruth M. Deadmon, and that the amount of said award should have been \$370 instead of \$150 as set forth in said report; and,

WHEREAS, Said Board of Commissioners of Assessments has therefore requested this Board to correct the amount of the said amount of said Award No. 17 by an additional appropriation to Ruth M. Deadmon of \$220; therefore, be it

RESOLVED, That the sum of \$220 be and the same is hereby appropriated to Ruth M. Deadmon in order that the total amount of the award to be made to her for damages resulting from the opening and widening of Chancellor Avenue from Elizabeth Avenue to the City Line, should be \$370 instead of \$150 as set forth in the report heretofore confirmed by this Board; said sum of \$220 to be paid to said Ruth M. Deadmon upon the filing by her with the Acting City Auditor of a satisfactory Release to be approved by the Law Department.

**John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen**

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That Henry J. Fink, James V. Pucillo, William F. Possiel, James H. O'Neill, Julius Zegelbrier, Stephen S. Simon, having been certified by the Civil Service Commission and having passed satisfactorily a physical examination by the Police Surgeon, be and they are hereby appointed as Patrolmen in the Police Division of the Department of Public Safety, to take effect May 16, 1924, and they shall be paid the same compensation and in like manner as are other Patrolmen in the same grade of service.

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of Public Safety be and he is hereby authorized to advertise for sealed proposals covering the purchase of one or more Traffic Signals for use by the Department of Public Safety in Broad Street zone.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that Neil Convery be and he is hereby appointed Architect for the purpose of preparing plans and specifications and supervising the work of alterations and additions to the No. 11 Engine House located at Central Avenue and Ninth Street in the City of Newark.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work on the New Centre Market to the Carbondale New York Company:

Labor and material to provide refrigeration in stands
102-104-106-108\$1,280.00
Furnishing labor and material for refrigeration of two meat boxes and four display cases at market stands surrounding column
17 2,612.75

Time and material removing
60 boxes N Coils and setting
20 of same in new locations complete with
brackets, pans, etc..... 3,386.67

 \$7,279.41

Charles P. Gillen
 W. J. Brennan
 F. C. Breidenbach
 John Howe

The roll being called the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work on the new Centre Market to Jaehnig & People's Inc.:

Furnishing and connecting
plumbing for stands 301, 303,
202 and 204 \$488.00
Installing water and sewer
connections for fountain..... 345.00

 \$833.00

Charles P. Gillen
 W. J. Brennan
 F. C. Breidenbach
 John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work on the new Centre Market to the K. W. Electric Company:

Installing 200 lights in
 Basement New Market.....\$2,975.00

Charles P. Gillen
 W. J. Brennan
 F. C. Breidenbach
 John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work on the new Centre Market to Clifford F. MacEvoy Company:

Equipping 20 quarter vegetable and fruit stands.....\$ 6,542.00
 Equipping vegetable and poultry stands, 20 at \$328.60 each 6,572.00
 Poultry racks, 20 at \$65 each 1,300.00
 Equipping Fish, fruit and vegetable and pickle stands and cutting holes in car-rara tops 19,009.00
 Folding gate at entrance to restaurant 650.00
 Guard railing at apparatus in machine room 1,000.00
 Concrete fish tanks 1,942.86

 \$37,015.86

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach,
John Howe,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work on the new Centre Market to John H. Cooney:

To running air vent from well water cistern at new Centre Market	\$ 24.95
To installing radiators in Engineer's Office and Toilet at New Centre Market.....	211.23
To material and labor furnished in heating of Police Locker Room at New Center Market	220.90
Making change in power plant and refrigeration.....	8,592.41
	<hr/>
	\$9,049.49

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work on the new Centre Market to the Clifford F. MacEvoy Company:

Drilling holes in stand #358 for refrigeration	\$ 13.80
Replacing carrara on counter #139	70.00
Cutting hole in floor at refrigeration stand #104.....	27.60
Changes to stand 431, H. Dornbusch & Son	2.61
Changes to H. J. Steinlein's stands	418.93
Moving storage tanks in retail fish market	40.54
Changes to show cases stands 424, 232 and 124	90.27
Drilling holes for show cases	189.06
Placing drains for oyster stands #362-461-366-465....	116.72
Erecting channels for meat racks	747.91
Changing poultry stands 418-420-422-424	124.00
Changes to Cheatle stands #342 and 236	100.00
Two extra meat blocks for stands 166, 265	150.00
Additions to Tompkins stand #134	69.29
Vegetable stand erected for M. R. Diamond	358.10
Additions to Eaton's stand....	112.53
Additions to Stand #233, P. Curran	72.46
Diamond mesh partition in Fish Market	400.00
Guard Rail in Garage Room..	35.00
Mortise cylinder locks and flush bolts	180.32

Painting Walls, 2d story with oil paint	350.00
Removing Bumper Beams on Ramp	14.54
Furnishing and erecting bumper beams	180.00
Placing blind drains in basement	46.15
Placing blind drain in basement near Interior to engine room	25.01
Removing Brick Wall, cutting concrete and replacing on ramp	655.70
Changing door in barber shop	9.35
Erecting pipe guards on second floor	99.05
Erecting door in Riley's storage Bin Basement	11.64
Erecting wood partition basement for Eaton	59.03
Placing solid partition in electrician's room	270.97
Placing iron ladders from roof of building to roof of pent house	65.00
Iron ladder from Market floor to elevator, Machine Room Elevator #2	55.00
Wire Mesh Screen wholesale fish market	15.00
Erecting Angle Guards Elevators #1 and #2	61.99
Foundation for electric light standard	71.50
Extension on ash chute	93.75
Drain for vegetable tanks, connections	184.76
	<hr/>
	\$5,587.85

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Corbett McCarthy be and he is hereby temporarily appointed as Director of the New Centre Market, Department of Parks and Public Property, at a salary of one thousand (\$1,000) dollars per month, said appointment to become effective May 5, 1924.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for a three months' supply of coal to be delivered to the City Hall and Centre Market.

Charles P. Gillen
John Howe,
W. J. Brennan
F. C. Breidenbach,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for screens on all the windows of the main floor of the Centre Market.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Anastasia C. Cronin, employed as Junior Clerk in the Director's office, Department of Parks and Public Property be and she is hereby transferred to the Weights and Measures Division, Department of Parks and Public Property, at an annual salary of six hundred and sixty dollars (\$660), said transfer to become effective May 1, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Richard Walsh be and he is hereby temporarily appointed as electrician in the Division of Public Buildings, Department of

Parks and Public Property, at the prevailing rate of wage ten dollars (\$10) per day, said appointment to become effective April 1, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of sixty-six thousand two hundred thirty-eight dollars and fourteen cents (\$66,238.14) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Additional hospital accommodations	\$ 100.00
Centre Market	660.36
Green & Franklin Street property	195.00
Maintenance of dog pound....	562.28
Printing and Stationery	475.74
Public Buildings	1,504.14
Market consturction.....	62,740.62
	<hr/>
	\$66,238.14

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

A communication from the Ladies' Auxiliary, A. D. W. A., inviting the Mayor to attend an Atlantic Deeper Waterways Reunion and Dinner to be given at the Bellevue-Stratford, Philadelphia, on Tuesday evening, May 6, was received and read.

Commissioner Gillen: I move that the invitation be received and referred to the Mayor.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

A communication from the Improved Order of Red Men, inviting the City Commissioners to be present on the reviewing stand with the State Officers of the Improved Order of Red Men to review the parade which will be held on Thursday evening, May 1st, was received and read.

Commissioner Brennan: I move that it be received and the invitation accepted.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

A communication from the Pyro Corrosanti World Syndicate, Inc., relative to fuel saving in the City Hall, was received and read.

Commissioner Howe: I move it be received and referred to Commissioner Gillen.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

A communication from the New Jersey State League of Municipalities, enclosing a bill for \$750.00 for membership dues from May 1st, 1924, to April 30th, 1925, was received and read.

Commissioner Gillen: I move a warrant be drawn and that it be referred to the Commissioner of Revenue and Finance for payment.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, By the Board of Commissioners of the City of Newark that the following changes effecting the payroll of the Newark City Hospital, be and the same are hereby approved:

Appointments in the Competitive Class

Ruth Robinson, Res. Nurse Temp., \$1,080 a year, March 24, 1924.

Ruth Travers, Res. Nurse, Temp., \$1,080 a year, April 8, 1924.

Appointments in the Non-Competitive Class

Nathaniel Van Orden, Porter, \$696 a year, April 19, 1924.

James Lester, Porter, \$600 a year, April 10, 1924.

John Cook, Porter, \$696 a year, April 11, 1924, noon.

Thomas O'Donnell, Porter, \$600 a year, April 19, 1924.

William McCluskey, Ld. Wkr., \$696 a year, April 15, 1924.

Louis Lawrence, Porter, \$696 a year, April 8, 1924, noon.

George Garrett, Porter, \$696 a year, April 16, 1924.

Permanent From Certification

Jacob Goeller, Anaesthetist, April 16, 1924.

Salary Increase

Vito De Maio, Plumber, from \$10 to \$10.50 per day, April 16, 1924.

Returned from Leave of Absence

Helen Spector, Res. Nurse, \$1,080 a year, April 9, 1924.

Leave of Absence

Catherine Grady, Kit. Maid, 1 month, illness, April 16, 1924.

Mary Becker, Ld. Wkr., 1 month, illness, April 16, 1924.

Stephen Daly, Orderly, 1 month, illness, April 16, 1924.

Mary Sheridan, Hs. Maid, $\frac{1}{2}$ month, death in family, April 16, 1924.

Anna Hebring, Hs. Maid, $\frac{1}{2}$ month, illness in family, April 17, 1924, noon.

Service Discontinued on Account of Lack of Work

Thomas Bartley, Fireman, April 15, 1924.

Joseph Callery, Fireman, April 15, 1924.

Thomas Early, Fireman, April 15, 1924.

Resigned

Dennis O'Hare, Porter, April 15, 1924.

Fred Deas, Porter, April 5, 1924.

Sigmund Gobierski, Porter, April 12, 1924, noon.

Thomas Graham, Ld. Wkr., April 5, 1924.

Patrick Rooney, Orderly, April 15, 1924.

Frank Snyder, Orderly, April 9, 1924.

Howard Randall, Orderly, April 15, 1924.

George Schmidt, Orderly, April 16, 1924, PPPR.

Joseph Dubin, Orderly, April 15, 1924.

Anna Walsh, Hs. Maid, April 21, 1924, noon, PPPR.

Flora Hornig, Hs. Maid, April 18, 1924, PPPR.

Hazel Brown, Hs. Maid, April 16, 1924, PPPR.

F. C. Breidenbach

John Howe

W. J. Brennan

Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the following changes affecting the payrolls of the Department of Public Affairs be and the same are hereby approved.

Employment Bureau
Appointment from Eligible List

Alexander J. Pickutowski, Employment Examiner, salary \$115 per month, effective April 23, 1924.

Discharged, Not Eligible for Appointment

Henry Eckstein, Temporary Employment Examiner, discharged to date from May 1, 1924.

Bureau of Health
Temp. Appointment from Eligible List
 Rose E. Lundman, visiting nurse, at a salary of \$1,320 per annum, effective April 25, 1924.

Appointment No Eligible List
 Dr. Halsey Durand, City Chemist, at a salary of \$4,500 per annum, effective April 21, 1924.

F. C. Breidenbach
 John Howe
 W. J. Brennan
 Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of two hundred eighty-four dollars and eighty-eight cents (\$284.88) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs as follows:

Public Outing\$235.13

Public Affairs 10.75
 City sundries 39.00
 \$284.88.

F. C. Breidenbach
 W. J. Brennan
 John Howe
 Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That Joseph Carnie be and he is hereby temporarily appointed as electrician in the Division of Public Buildings, Department of Parks and Public Property, at the prevailing rate of wage ten dollars (\$10) per day, said appointment to become effective April 11, 1924.

Charles P. Gillen
 John Howe
 W. J. Brennan
 F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of thirty-two thousand six hundred twelve dollars and eighty-one cents (\$32,612.81) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Pub-

lic Works as follows:

City Treasurer, weekly pay-
rolls ending April 23rd,
1924\$32,612.81

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the sum of thirty-five thousand four hundred one dollars and eighty-eight cents(\$35,401.88) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Street Cleaning\$ 1,673.33
Port Newark Development.. 33,728.55

\$35,401.88

Thomas L. Raymond,
Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the sum of thirty-one thousand eight hundred seventy-five dollars and seventy-nine

cents (\$31,875.79) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, semi-monthly
payrolls ending period
April 30th, 1924\$31,875.79

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Gillen: I move we ad-
journ.

The roll being called, the motion
was declared adopted by the following
votes:

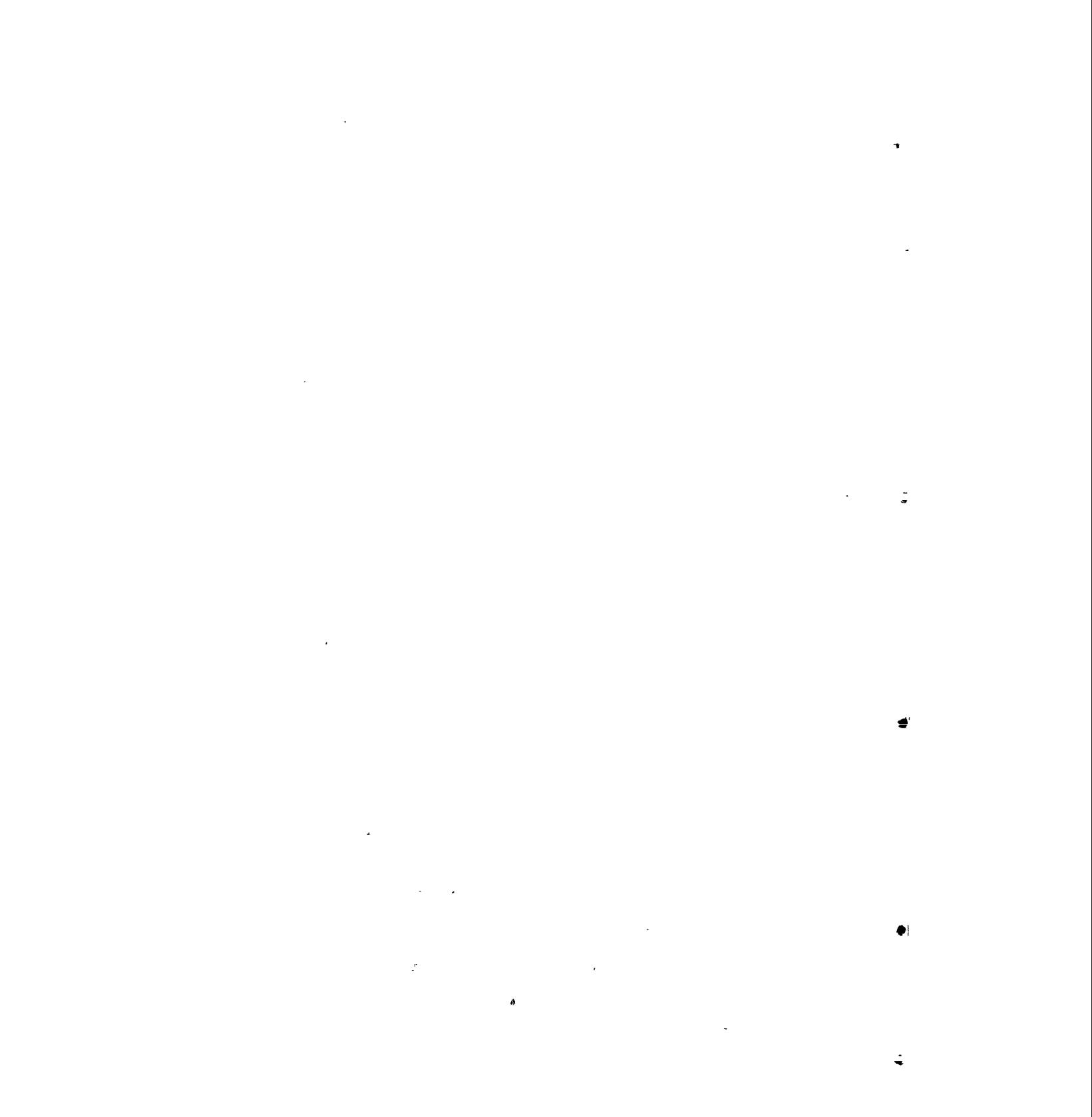
Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk



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MINUTES OF MEETINGS

OF THE

Board of Commissioners

May, 1924

NEWARK, N. J.

May 6, 1923

A regular meeting of the board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of meeting of April 29th were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. Frederick Cummel, 9 Oliver street: I represent the Roberts, Hobb and Sayres Company. This street is supposed to be paved with an inch dressing.

Corporation Council Congelton: That is the sixth matter to come up

You can speak when the matter is called.

Mayor Breidenbach: Any citizen wishing to be heard outside of street paving matters?

Mr. Frederick W. Smith, Prudential Building: May I present this petition, Mr. Mayor? It is for the attention of Mr. Howe. I present it on behalf of Nicholas LaVecchia, Receiver of the Precision Instrument Company, for the abatement of Taxes. Mr. LaVecchia is the Receiver of the Company and was appointed last October. A man named Balsom claimed to be the owner of all the assets of that Company and made a claim before the Court of Chancery. The Court of Chancery, with his consent, made an order permitting the sale of those assets with the understanding that the claim of the alleged owner would exist against the proceeds of the sale. After the sale was made the tax collector came forward with an assessment of taxes against the per-

sonality, for four years. As a matter of fact this property is still owned by the man Balsam, and the taxes which are charged against this personality amount to some \$2,000. The proceeds of the sale were, in fact, about \$6,000, and as far as the personality is concerned, the Receiver sold it for \$3,800. The Receiver disallowed the claim of the City and examined the assessor and others who were members of this Company, and came to the conclusion that the property which had been sold was the same property owned by this Company during the periods of assessments. Now this man that claims the fund offers the City \$400 in compromise of those taxes. This petition is presented therefore, on behalf of the Receiver for the compromise of taxes at \$400.

Commissioner Gillen moved that the petition be referred to Director Howe.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mr. Charles M. Mason, Essex Building: May we ask that the ordinance providing for a pipe sewer in Blanchard Street be continued for two weeks? I am representing a number of the factories along that street and we are working with the Sewer Commission to see if we can arrange to have the waste put into the Passaic Valley Sewer.

Commissioner Raymond moved that

“An Ordinance to provide for the construction of a pipe sewer in Blanchard Street between Ferry Street and the Passaic River,” be laid over for two weeks.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordaining clause of an ordinance entitled “An ordinance to provide for the construction of a pipe sewer in Riverside Avenue between Chestnut Avenue and the Second River,” be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any Citizen wish to be heard on the ordinance to provide for the resurfacing of Camp Street?

Mr. J. A. Drake, 37 Camp Street: I would like to ask a question for information. I understand Camp Street is a part of the Lincoln Highway. Being so, is that a County Road or Street?

Commissioner Raymond: It isn't the Lincoln Highway, is it, Mr. Costello?

Mr. Costello: They don't do any maintenance on it. We have to take care of it.

Commissioner Raymond: They designate streets for the Lincoln Highway and we have to take care of them.

Mr. Drake: We have a number of property owners that would like to protest against it.

Mr. Costello: The street is thirty years old and we were going to do it by the burner method, which would only cost about a dollar a yard.

Mr. Drake: Why can't we have the holes fixed?

Mr. Costello: The only reason for doing it now is that we can put an inch over it at one dollar a yard, against possibly \$4.00 a yard two years hence.

Mr. Drake: The fact of its being on the Lincoln Highway makes no difference?

Commissioner Raymond: It makes a difference in the assessment.

Mr. Costello: It would be credited on the assessment.

Commissioner Raymond: We will lay the matter over for a year.

Commissioner Raymond moved that the ordaining clause of "An ordinance to provide for the resurfacing of Camp Street from Orchard Street to Mulberry Street with one (1) inch asphalt wearing surface, by means of the "Burner Method," be stricken out

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard on the ordinance to resurface Emmet Street?

Commissioner Raymond: I move that the ordinance clauses be stricken out. The whole street protests.

Commissioner Raymond moved that the ordaining clause of "An ordinance to provide for the resurfacing of Emmet Street from Sherman Avenue to Frelinghuysen Avenue with one (1) inch asphalt wearing surface by means of the "Burner Method," be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the resurfacing of Garside Street from Bloomfield Avenue to Third Avenue with one (1) inch asphalt wearing surface by means of the "Burner Method"

The Board of Commissioners of the City of Newark, Do Ordain:

Section 1. That Garside Street from Bloomfield Avenue to Third Avenue shall be resurfaced with one (1) inch asphalt wearing surface by means of the "Burner Method" with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewherever needed, and the laying or relaying of sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated April 12, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting

upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$7,350.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$7,350.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such

temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond

moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading on May 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymon, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard on the ordinance to provide for the resurfacing of Grant Street?

Mr. Mapletoft: I have a power of attorney from the owners, except those that were out, objecting to the resurfacing of Grant Street, because it does not need it. Mr. Mapletoft filed a petition against the resurfacing of Grant Street signed by nineteen property owners, which was ordered filed.

Commissioner Raymond moved that the ordaining clause of "An ordinance to provide for the resurfacing of Grant Street from Broad Street to Spring Street with one (1) inch asphalt wearing surface by means of the "Burner Method," be stricken out.

The roll being called, the resolution was declared adopted by the follow-

ing votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond: We have a very large protest, against the resurfacing of Littleton Avenue, signed by property owners. This is not a thoroughfare. It is a matter of convenience to the property owners. I will move that ordaining clause be stricken out.

Commissioner Raymond moved that the ordaining clause of "An ordinance to provide for the resurfacing of Littleton Avenue from Fifteen Avenue to Warren Street with one (1) inch asphalt wearing surface by means of the "Burner Method," be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond: I have the same situation on North 6th Street. I have a very large protest. When we think a street should be repaved we advertise to see whether there is any objection. If there is we don't push it on the citizens.

Commissioner Raymond moved that the ordaining clause of "An ordinance to provide for the resurfacing of North 6th Street from Orange Street to Park Avenue with one (1) inch as-

phalt wearing surface by means of the "Burner Method," be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Beidenbach: Any citizen wish to be heard on the ordinance to resurface Oliver Street?

Mr. Frederick Cummel, 9 Oliver Street: I am protesting against the paving. Oliver Street is a perfect street. There is only one hole, which the Public Service has left. Otherwise it is perfect. There is an inch and a half surface on it now, and a foundation of six inches. There is very little traffic on that street.

Commissioner Raymond: How many property owners object?

Mr. Cummel: Every one of them.

Commissioner Raymond: We cannot afford, with our appropriations, to keep all these streets in repair. If your street needs repair it won't get it.

Mr. Cummel: There isn't a hole in this street outside of where they put the gas. I represent at least three-quarters, or more, of the property owners.

Commissioner Raymond: I will move that the ordaining clause be stricken out, on the understanding

that we cannot repair it

Mr. Cummel: That is satisfactory.

Commissioner Raymond moved that the ordaining clause of "An ordinance to provide for the resurfacing of Oliver Street from Mulberry Street to New Jersey Avenue with (1) inch asphalt wearing surface by means of the "Burner Method," be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the resurfacing of Orchard Street from Walnut to Thomas Street with one (1) inch asphalt wearing surface by means of the "Burner Method."

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Orchard Street from Walnut Street to Thomas Street shall be resurfaced with one (1) inch asphalt wearing surface by means of the "Burner Method" with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the repaving of said street including the laying of concrete sidewalks at street intersections and

elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated April 12, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local im-

provement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$14,600.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$14,600.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

Mayor Breidenbach: Any one wish to be heard on the resurfacing of Orchard Street?

Mr. John S. Ledden, 151 Orchard Street, appeared and objected to the resurfacing of Orchard Street and stated that if a few repairs are made on this street it would be all right.

Commissioner Raymond: That pavement is thirty-four years old. There is no protest except yours is there?

Mr. Ledden: I understood there was to be more.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on May 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Mrs. Rudolph Kieseewetter, 9 Scott Street: I protest against resurfacing Scott Street.

Commissioner Raymond: That is that little one-block street. How much do you own?

Mrs. Rudolph Kieseewetter, I own about fifty feet.

Commissioner Raymond moved that the ordaining clause of "An ordinance to provide for the resurfacing of Scott Street from Mulberry Street to Orchard Street with one (1) inch asphalt wearing surface by means of the "Burner Method" be stricken out.

The roll was called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the re-surfacing of South 6th Street from Thirteenth Avenue to Springfield Avenue with one (1) inch asphalt wearing surface by means of the Burner Method.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That South 6th Street from Thirteenth Avenue to Springfield Avenue shall be resurfaced with one (1) inch asphalt wearing surface by means of the Burner Method, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amend-

ments thereof, in accordance with the plans, specifications and profiles dated April 12, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$21,600.00 is hereby appropriated to pay the cost of said improvement, and the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in

an amount not to exceed \$21,600.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on May 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following petition was received and read:

To the Board of Commissioners of the City of Newark:

We, the undersigned, are property owners fronting on Thirteenth Avenue, from Littleton Avenue to South Tenth Street, in the City of Newark, New Jersey.

We hereby signify that we are opposed to the resolution adopted on the fifteenth day of April, A. D., 1924, by the Board of Commissioners of said City of Newark, New Jersey, providing for the resurfacing of Thirteenth Avenue, from Littleton Avenue to South Tenth Street.

The resurfacing of the said thoroughfare as set forth in the said resolution is opposed for the following reasons:

First: The asphalt wearing surface of said Thirteenth Avenue, from Littleton Avenue to South Tenth, is at the present time in excellent condition and in no immediate need of improvement.

Secondly: The wearing surface of the said Thirteenth Avenue, from Littleton Avenue to South Tenth Street, was repaired, improved and reconditioned in the Fall of the year 1923 and is at present time in good and servicable condition.

Thirdly: The said proposed improvement will create an unnecessary financial burden upon the undersigned property owners.

Fourthly: Practically all the buildings fronting on Thirteenth Avenue from Littleton Avenue to South Tenth Street, are one-family residences oc-

cupied by the owners thereof, and any unnecessary financial burden, such as is outlined in the proposed plan of improvement of said street, must be borne directly by us, the undersigned, who receive no rents or other revenue from said property.

Signed by 18 property owners.

On motion of Commissioner Gillen the petition was ordered referred to the Director of Public works.

Mr. Ellis Cantillo, 344 13th Avenue: I have a protest signed by about 99% of the property owners fronting on 13th Avenue, from Littleton Avenue to South 10th Street. We think the pavement is in first class shape at the present time and does not need any resurfacing.

Commissioner Raymond: What is the condition of the asphalt?

Mr. William J. Kearns: There are a few holes that might be fixed up. What do you mean by this particular character of resurfacing?

Commissioner Raymond: It is a cheaper method of resurfacing. It costs about a dollar a yard, as against four dollars a yard for completely new surfacing.

Mr. Costello: It could be fixed by repairs.

Mr. Cantillo: We think that is a general improvement instead of local improvement. We know they are going to re-route the traffic down that way.

Commissioner Raymond: This property will benefit by becoming a general thoroughfare.

Mr. Cantillo: I have the protests.

Mr. Kearns: I represent two blocks, from 8th Street to South 10th Street.

Mr. Costello: The street is liable to break up under heavy traffic.

Commissioner Raymond moved that "An ordinance to provide for the resurfacing of Thirteenth Avenue from Littleton Avenue to South 10th Street with one (1) inch asphalt wearing surface by means of the Burner Method" be laid over for a week to make a further investigation of the matter.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordaining clause of "An ordinance to provide for the resurfacing of Tichenor Street from Broad Street to New Jersey Railroad Avenue with one (1) inch asphalt wearing surface by means of the Burner Method" be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

Mr. William G. Kelly, attorney for the property owners: I have some petitions opposing the resurfacing of South 7th Street from Springfield Avenue to Warren Street.

The following petition was received and read:

To the Board of Commissioners of the City of Newark:

We, the undersigned, are owners of property fronting on South 7th Street, from Springfield Avenue to Warren Street, in the City of Newark, New Jersey.

We hereby signify that we are opposed to the resolution adopted on the fifteenth day of April, A. D., 1924, by the Board of Commissioners of the City of Newark, New Jersey, providing for the resurfacing of South 7th Street, from Springfield Avenue to Warren Street. The resurfacing of said thoroughfare as set forth in the said resolution stated is opposed for the following reasons:

First: The asphalt wearing surface of said South 7th Street, from Springfield Avenue to Warren street, is at the present time in excellent condition and in no immediate need of improvement.

Secondly: The wearing surface of said South 7th street from Springfield Avenue to Warren Street was recently repaired, improved and reconditioned,

and is at the present time in a good and serviceable condition.

Thirdly: The said proposed improvement will create an unnecessary financial burden upon the undersigned property owners.

Fourthly: The majority of all the buildings fronting on South 7th Street from Springfield Avenue to Warren Street are one and two family residences and in most cases these residences are occupied by the owners thereof or members of their immediate family, and any unnecessary financial burden, such as is outlined in the proposed plan of improvement of said street, must necessarily be borne directly by us, the undersigned who receive practically no rents, profits or other revenue from said property.

On motion of Commissioner Raymond the petition was ordered filed.

Commissioner Raymond: We cannot afford, with our appropriation, to do very large repairs there.

A citizen: There is not a hole in that street. Only near Springfield Avenue are there a couple of holes.

Commissioner Raymond: The street is thirty-two years old. We can't afford to repair it after thirty-two years.

A citizen: The resurfacing was done since then. The surface was poorly laid when the street was laid thirty-two years ago, and it has been resurfaced since.

Commissioner Raymond moved that the ordaining clause of "An ordinance to provide for the resurfacing of South 7th Street from Springfield Avenue to Warren Street with one (1) inch asphalt wearing surface by means of the Burner Method" be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the resurfacing of Shanley Avenue from Clinton Avenue to Rose Terrace with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

The board of Commissioners of the City of Newark, Do ordain:

Section 1. That Shanley Avenue from Clinton Avenue to Rose Terrace shall be resurfaced with asphalt pavement (1½" top-1½" binder) on the old telford foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks, or such portion or portions of sidewalks, as may be disturbed or may become necessary or expedient, or the

grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated April 12, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under

and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$11,750.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not exceed \$11,750.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission, approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

Section 4 declared open to amend-
ment.

The ordinance was declared open to
amendment in all its parts.

The ordinance having been read a
second time, Commissioner Raymond
moved that it be ordered to a third
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordinance be taken up on third
reading and final passage on May
13th.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by clerk:

An ordinance to provide for the paving of North 11th Street from Third Avenue to Second Avenue with Asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That North 11th Street from Third Avenue to Second Avenue shall be paved with asphalt pavement (1½" top-1½" binder on a (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated April 12, 1924, and now on file in

the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$15,250.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed

\$15,250.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by County, city borough, village, town, township, or any municipality governed by an improvement commission" approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

Section 4 declared open to amend-
ment.

The ordinance was declared open to
amendment in all its parts.

The ordinance having been read a
second time, Commissioner Raymond
moved that it be ordered to a third
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordinance be taken up on third
reading and final passage on May
13th.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the
following ordinance, which was read
by the clerk:

An Ordinance to provide for the grading, curbing, flagging and paving of Hansbury Avenue from Bergen Street to 200 feet westerly with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Hansbury Avenue to Bergen Street to 200 feet westerly shall be graded, curbed, flagged and paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917, 319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated April 12, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the own-

ers of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made, the same will be made by the Department of Public Works, in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$4,780.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$4,780.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission" approved March 22, 1916, (P. L. 1916-525) and

the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, he and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond,, Mayor Breiden-
bach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

Section 4 declared open to amend-
ment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a

second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on May 13, 1924.

The roll being called the, motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the re-
paving of Clifton Avenue from
Orange Street to Seventh Avenue
with napped recliipped granite block
pavement on the old foundation.

The Board of Commissioners of the
City of Newark, do Ordain:

Section 1. That Clifton Avenue
from Orange Street to Seventh Ave-
nue shall be repaved with napped re-
cliipped granite block pavement on the
old foundation, on both sides of the
street railway tracks with the excep-
tion of eighteen (18) inches on each
side of said tracks, with the necessary
new curbing or resetting of curb, to-
gether with all appurtenances inci-
dental to the repaving of said street
including the laying of concrete side-

walks at street intersections and elsewhere wherever needed, and the laying or relaying of sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be effected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities" approved March 27, 1917 (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated April 12, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvements are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local im-

provement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$25,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$25,000.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission" approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, he and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance
by sections:

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

Section 4 declared open to amend-
ment.

The ordinance was declared open to
amendment in all its parts.

The ordinance having been read a
second time, Commissioner Raymond
moved that it be ordered to a third
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordinance be taken up on third
reading and final passage on May 13,
1924.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the
following ordinance which was read
by the clerk:

An ordinance to provide for the re-
paving of Roseville Avenue from
Springdale Avenue to Bloomfield Ave-
nue with asphalt pavement (1½" top,
1½" binder) on the old concrete foun-
dation.

The Board of Commissioners of the
City of Newark, do ordain:

Section 1. That Roseville Avenue
from Springdale Avenue to Bloomfield
Avenue shall be repaved with asphalt
pavement (1½" top, 1½" binder) on the
old concrete foundation; with the
necessary new curbing or resetting
of curb, together with all other
appurtenances incidental to the re-
paving of said street, including
the laying of concrete sidewalks at
street intersections and elsewhere
wherever needed, and the laying or re-
laying of a sidewalk or sidewalks
or such portion or portions of
sidewalks as may be disturbed or may
be necessary or expedient, or the
grade of which may be affected on ac-
count of the laying of the pavement
or the setting or resetting of the curb,
under and by virtue of the provisions
of an act entitled "An Act Concern-
ing Municipalities" approved March
27, 1917 (P. L. 1917-319) and the sup-
plements thereto and amendments
thereof, in accordance with the plans,
specifications and profiles dated April
12, 1924, and now on file in the office

of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot frontage upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$42,600.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$42,600.00 under and by virtue of the pro-

visions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission" approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, he and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on May 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. Lederer, 51 Central Avenue, Caldwell, N. J.: I would like to make a protest on behalf of John Greer and

Gus Cottrell, who own the majority of the property on that street.

Commissioner Raymond: Anybody here in favor of the paving of this street?

Commissioner Raymond moved that the ordaining clause of:

"An Ordinance to provide for the grading, curbing, flagging and paving of Buffington Street from Fabyan Place to the Newark-Irvington Line with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation" be stricken out.

The roll being called, the motion was declared adopted by the following vote:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

"An ordinance to provide for the paving of Hansbury Avenue from Maple Avenue to Clinton Place with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation."

The Board of Commissioners of the City of Newark Do Ordain:

Section 1: That Hansbury Avenue from Maple Avenue to Clinton Place shall be paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the neces-

sary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities" approved March 27, 1917 (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated April 12, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon

said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$12,850.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$12,850.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission" approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this or-

dinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage May 13th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED: That the sum of \$30,977.21 be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Public Affairs as follows:

Outdoor Poor.....	\$ 4,656.00
Outdoor Poor.....	3,416.42
Outdoor Poor.....	1,302.75
City Home.....	7,344.29
Bureau of Health.....	5,424.46
Almhouse	5,965.14
Public Baths.....	2,868.15
	<hr/>
	\$30,977.21

F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED: That the sum of \$37,178.89 be and the same is hereby appropriated to the City Treasurer for the semi-monthly payrolls, April 16th to 30th, 1924, of the Department of Public Affairs, as follows:

Public Affairs.....	\$ 1,279.57
Employment Bureau.....	839.66
Outdoor Poor.....	1,009.57
Almhouse	2,466.16
Public Baths.....	2,547.50
City Home.....	2,232.90
Bureau of Health.....	12,245.97
City Hospital.....	14,557.25
	<hr/>
	\$37,178.59

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED: That the sum of \$22,648.23 be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the semi-monthly pay-rolls of the Department of Revenue and Finance from April 16th to 30th, 1924, as follows:

Director's	\$ 924.15	
		<hr/>
		\$13,483.94

Comptroller's	2,207.50
Auditor's	1,340.00
City Treasurer's.....	775.00
Tax Receiver's.....	1,828.00
Tax Arrears'.....	640.00
Tax Receiver's (Temp.).....	2,470.00
Board Assessment and Revision of Taxes.....	6,010.30
Board Assessments for Local Improvements.....	690.00
City Clerk's Department.....	2,193.32
Law Department.....	2,154.98
First District Court.....	737.49
Second District Court.....	677.49
	<hr/>
	\$22,648.23

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$13,483.94 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Assessments to be refunded..	\$ 1,432.99
Elections	11,001.00
Street Impt. Charges.....	39.00
City Taxes.....	229.13
Revenue and Finance.....	22.82
City Sundries.....	759.00
	<hr/>
	\$13,483.94

John Howe
 F. C. Breidenbach
 Charles P. Gillen
 W. J. Brennan
 Thomas L. Raymond,

\$165,426.16 be and the same is hereby appropriated to the City Treasurer, as per the annexed certified list, same being the semi-monthly payroll of the Department of Public Safety from April 16 to 30th, 1924, as follows:

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED: That the sum of \$563.85 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety, as follows:

Public Safety.....	\$121.09
Construction and Alteration	
of Buildings	299.76
City Sundries.....	143.00
	<hr/>
	\$563.85

W. J. Brennan
 Thomas L. Raymond
 Charles P. Gillen
 F. C. Breidenbach
 John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED That the sum of

Director's Office.....	\$ 687.49
1st Criminal Court.....	759.98
2d Criminal Court.....	645.40
3d Criminal Court.....	572.49
Building Division.....	2,034.99
Electrical Division.....	485.00
License Division	567.50
Fire Division	72,321.57
Police Division.....	87,351.74
	<hr/>
	\$165,426.16

W. J. Brennan
 John Howe
 F. C. Breidenbach
 Thomas L. Raymond
 Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of \$12,626.63 be and the same is hereby appropriated to the City Treasurer for the semi-monthly payrolls from April 16, 1924 to April 30, 1924, of the Department of Parks and Public Property, as follows:

Director's Office.....	\$ 1,514.49
Printing and Stationery.....	137.50
Smoke Abatement.....	125.00
Weights and Measures.....	817.50
Centre Market.....	4,610.09
Public Buildings.....	4,499.55
Shade Trees.....	922.50
	<hr/>
	\$12,626.63

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED: That the sum of \$1,285.50 be and the same is hereby appropriated to the City Treasury as per annexed certified list, being the weekly payroll of the Department of Parks and Public property for week ending April 30, 1924, as follows:

Shade tree, \$1,285.50.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolution:

RESOLVED: That the sum of \$34,807.81 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, weekly payrolls ending April 30, 1924, \$34,807.81.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

WHEREAS: In accordance with the law and by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Public Affairs publicly solicited, received and opened proposals for the furnishing and erecting of an electric light standard in the entrance of the Newark City Hospital, Department of Public Affairs:

WHEREAS, H. R. Jackson, having bid the sum of Eight Hundred and Eighty-six (\$886) Dollars for the

said work is the lowest responsible bidder; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the proposal of said H. R. Jackson be and the same is hereby accepted and the contract awarded to H. R. Jackson at the price aforesaid, and the Law Department is directed to prepare the contract for the said work upon the adoption of this resolution, and the Director of the Department of Public Affairs and the City Clerk of said City are hereby authorized and directed to execute the said contract.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED: By the Board of Commissioners of the City of Newark that C. Millard Ver Soy be and he is hereby appointed a member of the Board of Assessments for Local Improvements in the Department of Revenue and Finance, at an annual salary of Three Thousand Dollars (\$3,000), payable semi-monthly, and that the City Clerk be and he is here-

by directed to place his name on the payroll.

John Howe
Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe: Mr. Mayor, and Commissioners—In the selection of Mr. Ver Soy for this office I think we have selected a very capable man. He is a man of middle age, having been a successful business man in Newark for nearly thirty years. He retired from business January 1st, last, and he is in a position to devote all his time to this work. We have many important street openings at the present time, Ward Street and Washington Street, which involve millions of dollars, and I think it is very essential that we should have a man who can give all his time and study to this work. I would ask that his name be given consideration and the resolution finally passed.

Commissioner Raymond: I am very glad to do this for him. I am glad to subscribe to Commissioner Howe's recommendation.

Commissioner Gillen: I desire to present the name of a candidate for this important office. He is a man

who is well qualified, having been in the real estate business for a good many years. He understands realty values thoroughly and has lived in this City nearly all his lifetime; is regarded as a very fine man, a man of excellent reputation. I presented his name recently for the Tax Board. If he hasn't got any better luck today than he had then I am afraid that he is out of luck again. However I think well enough of him to make his presentation for this appointment. In doing so I desire to state that I have no objection to Commissioner Howe's man. I believe that, in your wisdom, if you should see fit to endorse my candidate, and I don't think you will, unless there is some radical change in the opinion of the Commissioners, but if you see fit to change your minds and elect my man, you will find he will serve with credit to himself and to the City. I take pleasure in presenting the name of Dominick Valentino.

Commissioner Brennan: I would like to second the name of Valentino, realizing that from what I understand, the City's obtaining the services of a man thoroughly qualified for the position. To be consistent I have got to second the motion of Commissioner Gillen.

Mr. Congleton: The two nominations must be voted upon.

Upon a call of the roll Mr. Ver Soy was declared elected by the following vote:

Commissioner Gillen: Valentino.

Commissioner Brennan: Valentino.

Commissioner Howe: Ver Soy.

Commissioner Raymond: Ver Soy.

Mayor Breidenbach: Ver Soy.

Commissioner Gillen: Inasmuch as Mr. Ver Soy seems to have received the majority vote of this Commission I now make the motion that the selection be made unanimous.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: The election of Mr. Ver Soy as Assessment Commissioner has been made unanimous.

Commissioner Howe offered the following resolutions:

RESOLVED: That the following bonds be and the same are hereby approved as to sufficiency:

Keeper of Junk Shop

Emanuel Dreyfuss, trading as Newark Metal Company, 193 Christie Street.

Luigi Naporano, 17 Van Buren Street.

Katie Hoernlein, 174-174½ Boyd Street.

Tony Giordano, 108 Malvern Street.
Sebastian Martone, 303 Chestnut Street.

Aniello Lombardo, 377 Chestnut Street.

Vito Canca, 123 Johnson Street.
Joseph Serratelli & Archibald Serratelli, 156-158 Malvern Street.
Jerry Leonardis, 59 River Street.
Jacob Lerman, 194 Livingston Street.
Jacob Kaplus, 42-48 Lillie Street.
Philip Cooper, 186 Livingston Street.

Auctioneers.

Samuel Van Poznak, 42 South Orange Avenue.
Benjamin T. Greenfield, 199 Market Street.
Joseph T. Greenfield, 199 Market Street.
John T. McKay, 182 Mt. Pleasant Avenue.
Isaac D. Miller, 64-66 Weequahic Avenue.

Pawnbrokers.

Samuel, Joseph and Abraham Prockocimer, trading as State Loan Office, 60 Market Street.
Matthew McDevitt, 23 Cedar Street.

John Howe
Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, This Board has heretofore confirmed an assessment for specific benefits amounting to \$1,292.70

against the property Nos 22 to 28 Park Place, Newark, New Jersey, on account of the grading, curbing, flagging and paving of Park Place; and

WHEREAS, Said assessment included an item of \$379.03 for flagging which included the sum of \$233.28 for the construction of a new cement sidewalk laid to conform with the grade of sidewalk in front of property of the Newark Athletic Club, and by reason of the construction of a new sidewalk in front of property Nos. 22 to 28 Park Place laid to the proper grade a few months previous to the commencement of improvement for which the assessment was made, not properly chargeable to said premises Nos. 22 to 28 Park Place, and

WHEREAS, On account of the foregoing circumstances, the Director of the Department of Revenue and Finance has recommended to this Board that said assessment of \$1,292.76 be reduced to \$1,059.48, and that on account of said error he be authorized to accept the sum of \$1,059.48 without interest in full payment of said benefit assessment. Therefore, be it

RESOLVED, By this Board that the assessment for benefits amounting to \$1,292.76 levied against the premises Nos. 22 to 28 Park Place for and on account of the grading, curbing, flagging and paving of Park Place be and the same is hereby reduced to \$1,059.48, and that the Director of the Department of Revenue and Finance of the City of Newark, be and he is hereby authorized and empowered to accept the sum of \$1,059.48 in full payment and discharge of said

benefit assessment heretofore levied on account of the aforesaid public improvement against the premises Nos. 22 and 28 Park Place, Newark, N. J.

John Howe
Charles P. Gillen
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

WHEREAS, The Director of Public Safety, upon the authority of this Board has publicly solicited, received and opened proposals covering the furnishing of Coal to the Police and the Fire Divisions of the Department of Public Safety; and

WHEREAS, Sanford Alboum's proposal totaling \$11,320.50 was the lowest bid received for furnishing coal in Zone No. 3, comprising section west of High Street, south of Orange Street, as follows:

315 tons, more or less, stove, at \$11.14 per ton.

275 tons, more or less, nut, at \$11.14 per ton.

360 tons, more or less, egg, at \$11.14 per ton.

125 tons, more or less, buckwheat, at \$5.90 per ton.

which proposal is satisfactory in all respects to the Director of Public Safety; therefore, be it

RESOLVED, That the proposal of Sanford Alboum be and the same is hereby accepted, the Law Department directed to prepare the proper contract, and the Director of Public Safety and the City Clerk authorized and empowered to execute the contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Director of Public Safety, upon the authority of this Board has publicly solicited, received and opened proposals covering the furnishing of Coal to the Police and Fire Divisions of the Department of Public Safety; and

WHEREAS, The S. Smith Coal Company's proposal totaling \$6525.45 was the lowest bid received for furnishing coal in zone No. 2, comprising section north of Orange Street, as follows:

285 tons, more or less, stove, at \$11.95 per ton.

70 tons, more or less, nut, at \$11 98 per ton.

110 tons, more or less, egg, at \$11.48 per ton.

85 tons, more or less, S. & N. mixed, at \$11.98 per ton, which proposal is satisfactory in all respects to the Director of Public Safety; therefore be it

RESOLVED, That the proposal of the said S. Smith Coal Company be and the same is hereby accepted, the Law Department directed to prepare the proper contract, and the Director of Public Safety and the City Clerk authorized and empowered to execute the contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Director of Public Safety upon the authority of this Board, has publicly solicited, received and opened proposals covering the furnishing of Coal to the Police and the Fire Divisions of the Department of Public Safety; and

WHEREAS, The S Smith Coal

Company's proposal totaling \$6428.50 was the lowest bid for furnishing Coal in Zone No. 1, comprising section east of P. R. R., as, follows:

450 tons, more or less, stove, at \$11.18 per ton.

125 tons, more or less, nut, at \$11.18 per ton, which proposal is satisfactory in all respects to the Director of Public Safety; therefore, be it

RESOLVED, That the proposal of the said S. Smith Coal Company be and the same is hereby accepted, the Law Department directed to prepare the proper contract, and the Director of Public Safety and the City Clerk authorized and empowered to execute the contract upon the adoption of this resolution.

F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The director of Public Safety upon the authority of this Board has publicly solicited, received and opened proposals covering the furnishing of Coal to the Police and the Fire Divisions of the Department of Public Safety; and

WHEREAS, The S. Smith Coal Company's proposal totalling \$7916.10 was the lowest bid received for furnishing Coal in Zone No. 4, comprising section south of Orange Street, east of High street and west of the P. R. R., as follows:

380 tons, more or less, stove, at \$11.48 per ton.

70 tons, more or less, nut, at \$11.48 per ton.

145 tons, more or less, egg, at \$11.38 per ton.

200 tons, more or less, bituminous, at \$5.50 per ton, which is satisfactory in all respects to the Director of Public Safety; therefore be it

RESOLVED, That the proposal of the said S. Smith Coal Company be and the same is hereby accepted, the Law Department is directed to prepare the proper contract, and the Director of Public Safety and the City Clerk authorized and empowered to execute the contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work to Jaehnig & Peoples, Inc., in connection with plumbing contract at the new Centre Market:

Place paper holders and coat hangers in all toilet stands \$ 140.00

Place 4 flushing connections at points designated on main market floor..... 122.72

Do all work necessary for completing Barber Shop..... 1,120.00
\$1,382.72

Charles P. Gillen.
F. C. Breidenbach,
W. J. Brennan,
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the erection of awnings on the southerly side of the new Centre Market; and

WHEREAS, The Irvington Window Shade Company, Inc., bid the sum of Three Thousand, Six Hundred and Seventy Dollars (\$3,670) which bid was the lowest responsible one received: therefore, be it

RESOLVED, That the contract for said awnings be and the same is hereby awarded to the Irvington Window Shade Company, Inc., at the price aforesaid; and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following communication was received and read:

May 6, 1924

The Board of Commissioners of the City of Newark,

Addressed.

Gentlemen.

SUBJECT: RESALE OLD ALMSHOUSE SITE.

In pursuance of a resolution of this Board, I advertised for sale on May 5, 1923, at my office, property in the City of Newark, Essex County, New Jersey:

BEGINNING at the intersection of the easterly side of Elizabeth Avenue with the southerly side of Concord Street; thence (1) along the southerly side of Concord Street south 65° 39' east 485.40 feet to the westerly side of Sherman Avenue; thence (2) along the westerly side of Sherman Avenue south 24° 21' west 410 feet to the northerly side of the right of way of the West Newark Branch of the Pennsylvania Railroad; thence (3) along the same north 65° 39' west 499.28 feet to the easterly side of Elizabeth Avenue; thence (4) along the easterly side of Elizabeth Avenue north 24° 19' 34" east 180.92 feet to an angle; and thence (5) still along the easterly side of Elizabeth Avenue north 27° 48' 34" east 229.49 feet to the point and place of BEGINNING.

The highest bid received for said property was that received from L. Bamberger & Company, a corporation, the same being in the sum of \$200,000.

I accordingly struck off said property to said company, in accordance with its bid, such sum being the high-

est and best price which I could obtain for said land.

Yours very truly,
(Signed) THOMAS L. RAYMOND
Commissioner of Public Works.

Commissioner Raymond: I have here a report of a sale I conducted of the Old Alms House Property, the entire property, and a bid was made by L. Bamberger & Company of \$200,000, and I understand they are going to build important buildings there and use the site as a service and warehouse building, which will be a very great addition to the improvement of the property in that locality. So far as the price is concerned, Commissioner Howe and others familiar with real estate prices have made appraisals which come substantially within that figure, so I think we are getting a very good price for the property. We are getting rid of an eye sore, a thing of no credit to the city. We are getting something good, which will house a great many employees of L. Bamberger & Company. I am submitting the report and a resolution confirming the report.

Mayor Breidenbach: I pass down that way every day going to and from my home. I know you are going to satisfy many people in that section. I think it will be a credit to the City.

The communication was ordered filed.

Commissioner Raymond offered the following resolution:

WHEREAS, By resolution adopted by this Board the Director of the De-

partment of Public Works was authorized to sell at public sale, to the highest bidder, for cash, all the right, title and interest of the City of Newark in lands in the City of Newark, Essex County, New Jersey:

Beginning at the intersection of the easterly side of Elizabeth Avenue with the southerly side of Concord Street; thence (1) along the southerly side of Concord Street $65^{\circ} 39'$ east 435.40 feet to the westerly side of Sherman Avenue; thence (2) along the westerly side of Sherman Avenue south $24^{\circ} 21'$ west 410 feet to the northerly side of the right of way of the West Newark Branch of the Pennsylvania Railroad; thence (3) along the same north $65^{\circ} 39'$ west 499.28 feet to the easterly side of Elizabeth Avenue; thence (4) along the easterly side of Elizabeth Avenue north $24^{\circ} 19' 34''$ east 140.92 feet to an angle; and thence (5) still along the easterly side of Elizabeth Avenue north $27^{\circ} 48' 34''$ east 229.49 feet to the point and place of BEGINNING.

WHEREAS, In accordance with said resolution the Director of the Department of Public Works did expose at public sale the interest of the City of Newark in said lands, and did receive a bid therefor, in the sum of \$200,000, such bid being made by L. Bamberger & Company, a corporation, and being the highest bid received therefore, and did accept such bid; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the action of the Director of the Department of Public Works

in accepting the aforesaid bid, be and the same is hereby ratified and confirmed; and the Mayor and the City Clerk are hereby authorized and directed to execute a Bargain and Sale Deed, with Covenant against Grantor's Acts, to the purchaser of said lands for the interest of the City of Newark therein.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond submitted the following ordinances as a matter of information:

"An ordinance to provide for the repaving of High Street from Orange Street to north side of Lackawanna Avenue with napped recliipped granite block pavement on the old concrete foundation or on a new six (6) inch concrete foundation where found necessary, and from the north side of Lackawanna Avenue to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder on a new six (6) inch concrete foundation."

"An ordinance to provide for the paving of Prospect Row from Prospect Street westerly with a 6" reinforced 1 2 3 concrete pavement."

"An ordinance to provide for the grading, curbing, flagging and paving of Lehigh Avenue from Osborne Terrace to Clinton Place with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation."

"An ordinance to provide for the opening and widening of Bergen Street from the southerly line of Renner Avenue to the northerly line of Lyons Avenue from its present width of sixty (60) feet to a width of eighty (80) feet by the addition thereto of a strip ten (10) feet in width on both sides of Bergen Street."

"An Ordinance to provide for the construction of a vitrified pipe sewer in Riverside Avenue between Chester Avenue and the Second River."

"An Ordinance to provide for the opening of a street 50 feet in width to be called Cameron Road from the intersection of the westerly terminus of Helen Place and Richelieu Terrace westerly about 120 feet to the intersection of Richelieu Place and Cameron Road (also known as Andover Place)."

Commissioner Raymond moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

WHEREAS, Laurent J. Tonnele has been a member and chairman of the North Jersey District Water Supply Commission from the date of its inception in 1916 to the present and prior thereto was a member of the State Water Supply Commission, and, due to his long experience is intimately acquainted with the problems now calling for solution; and

WHEREAS, The term of said Laurent J. Tonnele as a member of said Commission is about to expire; be it

RESOLVED: By the Board of the Commissioners of the City of Newark that it recommends and it hereby does recommend to His Excellency, George S. Silzer, Governor of the State of New Jersey, the reappointment of said Laurent J. Tonnele as a member of the North Jersey District Water Supply Commission.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the annexed release from the City of Newark to R.

P. Walker be and the same is hereby approved; and the Director of the Department of Public Works and the City Clerk of the City of Newark are hereby authorized and directed to execute said release on behalf of the City on the adoption of the resolution; said release to be delivered to R. P. Walker, on payment by him of the sum therein mentioned.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for paving Osborne Terrace from Renner Avenue to Lehigh Avenue, dated the first day of April, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for grading, curbing, flagging and paving of Maple avenue from Lyons Avenue to Chancellor Avenue, dated the first day of April, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for grading, curbing, flagging and paving of Tremont Avenue from North Munn Avenue to Newark-East Orange Line, dated the first day of April, 1924, and

awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for grading, curbing, flagging and paving of Clinton Place from Lyons Avenue to Chancellor Avenue, dated the first day of April, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for paving of Brookdale Avenue from Lindsley Avenue to Valley Street, dated the first day of April, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for grading, curbing, flagging and paving of Underwood Street from Sanford Avenue to Stuyvesant Avenue, dated the first day of April, 1924, and award-

ed to Standard Bitulithic Company, a copy of which is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Alfred Eitner for the furnishing and delivering to the Department of Public Works of Bituminous Coal, a copy of which contract, dated February 9, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Interstate Map Company for the furnishing and delivering to the Department of Public Works of Maps of the City of Newark, a copy of which contract, dated March 4, 1923, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Delaware, Lackawanna and Western Railroad Company for the construction of a pipe culvert across the right of way and beneath the tracks of the railroad company along the line of North Fourteenth Street, for the

carrying of said water mains, in the City of Newark, a copy of which contract, dated April 22, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Mueller Company for the furnishing and delivering to the Department of Public Works of corporation and curb cocks, a copy of which contract, dated April 8, 1924, is hereto annexed, be and the same is approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and New York Telephone Company for an extension switchboard 1865 Mulberry, in amount of \$4.80, a copy of which contract is hereby annexed, be and the same is approved and the Director of the Department of Public Works is authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and New York Telephone Company for telephone service in garage of the Department of Public Works, 54 Earl Street in amount of \$120.90, a copy of which contract is hereby annexed, be and the same hereby is approved, and the Director of the Department of Public Works is authorized and directed

to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Starter & Battery Service Company for the furnishing and delivering to the Department of Public Works of Willard Storage Batteries, a copy of which contract, dated April 10, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Public Service Railway Company now has a pole located on the westerly side of Mulberry Street, distant sixty-six (66') feet southwardly from the southerly curb line of North Canal Street, in the City of Newark, County of Essex and State of New Jersey, which pole for public reasons it is desired shall be removed and two poles erected and maintained in lieu thereof, in the following locations:

A pole is to be located within the westerly curb line of Mulberry Street distant thirty-two feet (32') southwardly from the southerly curb line of North Canal Street; and

A pole is to be located within the westerly curb line of Mulberry Street distant one hundred and twenty-eight feet (128') southwardly from the southerly curb line of North Canal Street, and said Company has expressed a willingness to accede to such desire, upon being authorized and directed by resolution of this body; therefore,

RESOLVED, That Public Service Railway Company be and it is hereby requested and directed to remove the said pole and erect and maintain the said two poles in lieu thereof, in the positions above recited.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes

Yeas:—Commissioners Brennan, Gillen, Howe, Brennan, Mayor Breidenbach.

RESOLVED, That the following contracts be and the same are hereby awarded to Cosmo De Frazio, he being the lowest bidder, the total amount of his bids based on the estimated quantities being as follows:

Sewer in Maple Avenue between Chancellor Avenue and Goldsmith Avenue. Amount of bid, \$2,481.55.

Sewer in Eighteenth Avenue from Sunset Avenue to the main sewer about 100 feet east of West End Avenue. Amount of bid, \$3,372.75.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following contracts be and the same are hereby awarded to Arsenio Pecora, he being the lowest formal bidder, the total amount of his bid based on the estimated quantities being as follows:

Sewer in Grove Terrace between Pine Grove Terrace and main sewer about 100 feet east of West End Avenue together with a branch in West

End Avenue between Grove Terrace and Lindsley Avenue. Amount of bid \$2,452.25.

Sewers in Goodwin and Schuyler Avenues from Renner Avenue for a distance of about 300 feet southerly. Amount of bid, \$1,560.00.

Lehigh Avenue sewers and branches. Amount of bid, \$6,329.38.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Frank Caldicutt, chauffeur in the Department of Public Works, (Street Cleaning) be and he hereby is transferred from the semi-monthly pay roll to the weekly pay roll in the said Department, and his compensation increased to \$30 per week, effective as of May 1, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering Miscellaneous Tools to the Department of Public Works, be and the same are hereby awarded as follows; being the lowest responsible bidder in each case:

**Banister & Pollard Company
Newark**

Hammers, Crow Bars, Swages, etc., for \$215.00.

Ludlow & Squier—Newark

Wrenches, Forge Clamps, Drills, etc., for \$165.00

Squier, Schilling and Skiff—Newark

Files, Wrenches, Crane and Hoist, etc., for \$850.00.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the paving of Eighteenth Avenue from Stuyvesant Avenue to Sanford

Avenue with napped re-clipped granite block pavement on a new six (6) inch concrete foundation be and the same is hereby awarded to the J. B. Gilligan, Casey Company, the lowest formal bidder. The amount of their bid being \$26,636.20.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the resurfacing with asphalt of Conklin Avenue from Seymour Avenue to 330 feet westerly be and the same is hereby awarded to James W. Costello bidding for City Asphalt Plant, he being the lowest formal bidder, the amount of his bid being \$3,050.00.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That all bids received on April 7th for the paving of Prospect Row from Prospect Street westerly with concrete pavement are hereby rejected, the one bid submitted being considerably higher than Engineer's estimate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for the following improvements be and the same hereby are awarded to the Standard Bitulithic Company, the lowest formal bidder. The amount of their bid in each case being as follows:

Repaving of Court Street from Howard Street to Belmont Avenue with asphalt pavement and napped re-clipped granite block pavement on a new six (6) inch concrete foundation, \$22,749.40.

Grading, curbing, flagging and paving of Sunset Avenue from 531 feet south of Abinger Place to Lindsley Avenue with asphalt pavement on a new six (6) inch concrete foundation, \$5,705.80.

Grading, curbing, flagging and paving of Pine Grove Terrace from South Orange Avenue to 1300 feet southerly

with asphalt pavement on a new six (6) inch concrete foundation, \$16,510.25.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for the following improvements be and the same hereby are awarded to the Doriety Contracting Company, the lowest formal bidder. The amount of their bid in each case being as follows:

Grading, curbing, flagging of North Eleventh Street from First Avenue to Second Avenue, \$5,943.41.

Grading, curbing and flagging of North Tenth Street from First Avenue to Second Avenue, \$6,891.70.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED: That it is the inten-

tion of the Board of Commissioners of the City of Newark, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities" approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the

Repaving of High Street from Orange Street to North side of Lackawanna Avenue with napped reclippped granite block pavement on the old concrete foundation or on a new six (6) inch concrete foundation where found necessary, and from the north side of Lackawanna Avenue to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on a new six (6) inch concrete foundation;

Paving of Prospect Row from Prospect Street westerly with a six (6) inch reinforced concrete pavement.

Grading, curbing flagging and paving of Lehigh Avenue from Osborne Terrace to Clinton Place with asphalt pavement (1½" top, 1½" binder) on a new (6) inch concrete foundation; with the necessary new curbing, or resetting of curb, together with all other appurtenances incidental to the paving or repaving of said streets, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, in accordance with the plans, specifications

and profiles dated April 24, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

That said improvements shall be undertaken as local improvements and the cost thereof assessed against the property benefitted by said improvements, in proportion to the benefits received, under and by virtue of the provisions of the act referred to.

That in order to temporarily finance said improvements the following sums are hereby appropriated:

High Street repaving, \$68,700.00.

Prospect Row paving, \$2,100.00.

Lehigh Avenue grading, curbing, flagging and paving, \$28,500.00 and temporary bonds or notes shall be issued from time to time to meet the cost thereof, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission" approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds.

In order to avoid the necessity of excavating and tearing up the improved portions of said streets after the making of said improvements, the owners of any and all lands on the line of said improvements are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said streets for each lot fronting upon said streets within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made, the same will be made by the Department of Public Works in which case the costs and expense of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said streets for the purposes of this improvement shall be considered a lot.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners of the City of Newark to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board to be held in its meeting rooms, City Hall, on May 27th, 1924, at 11 o'clock A. M. at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED: That the Director of the Department of Public Works be and he hereby is directed to advertise for sealed proposals for the following:

Baldwin Avenue from Clinton Avenue to Avon Avenue; asphalt resurfacing on Old telford foundation.

DeGraw Avenue from Elmwood to Verona Avenue; asphalt resurfacing on old telford foundation.

Eckert Avenue, Osborne Terrace to Goodwin Avenue; grading, curbing, flagging and asphalt paving.

Grumman Avenue from Bergen Street to Park View Terrace; grading, curbing, flagging and asphalt paving.

Hawthorne Place from Bergen Street to Chadwick Avenue; asphalt paving.

Stuyvesant Avenue from 330 feet north of 18th Avenue to Irvington Line; grading and laying cement sidewalks.

Bids to be received at the office

of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is necessary to purchase ten (10) horses to be used in the Bureau of Street Cleaning, in the Department of Public Works; and

WHEREAS, In the judgment of the Board an exigency exists which will not permit of advertising for competitive bids for the purchase thereof; therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark that an exigency exists which will not permit of advertising for competitive bids for the purchase of said horses; and be it further.

RESOLVED, that the Director of the Department of Public Works be and he is hereby authorized and directed by virtue of the power and authority of Section 1 of Article XI of Chapter 152 of the Laws of 1917, as amended, to purchase ten (10) horses

for the Department of Public Works,
at an approximate cost of \$3,400.00.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED: That Elias J. Hoff-
man be and he hereby is appointed
temporarily as Mechanical Repairman
in the Department of Public Works
(Motors) at a compensation of \$36.90
per week, effective as of May 1st,
1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That it is the inten-
tion of the Board of Commissioners of
the City of Newark, N. J., under and
by virtue of the provisions of an act
entitled "An Act Concerning Muni-
cipalities," approved March 27, 1917,

(P L. 1917-319) and the supplements
thereto and amendments thereof, to
order and cause the opening and
widening of Bergen Street from the
southerly line of Renner Avenue to
the northerly line of Lyons Avenue
from its present width of sixty (60)
feet to a width of eighty (80) feet by
the addition thereto of a strip ten
(10) feet in width on both sides of
Bergen Street.

All as shown on a map prepared
under the direction of this Board,
which map is herein attached and
made a part hereof and a copy of
which map also is on file in the office
of the Chief Engineer, Division of
Surveys, Department of Public Works,
known and designated as No. 1230-O,
dated December 31, 1923.

That said improvement shall be un-
dertaken as a local improvement and
the cost thereof shall be assessed
against the property peculiarly bene-
fitted by said improvement in propor-
tion to the benefits received, and in no
case shall any assessment for said
improvement exceed in amount such
peculiar benefit, under and by virtue
of the provisions of the act above re-
ferred to.

That the sum of \$58,000.00 is hereby
appropriated to pay the cost of said
improvement, and for the purpose of
meeting said appropriation and tem-
porarily financing said improvement,
temporary bonds or notes shall be is-
sued from time to time in an amount
not to exceed \$58,000.00 under and by
virtue of the provisions of an act en-
titled "An Act to authorize and regu-
late the issuance of bonds and other

obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvement to be made, and that all persons whose lands may be affected by such improvement or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board to be held in its meeting room, City Hall, on May 27th, 1924, at 11 o'clock A. M., at which time and place ordinance for the making of such improvement will be considered.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Second Street or Manchester Place, is shown on the Commissioner's Map of the City of Newark as a projected street, and has also been dedicated by reference thereto in a grant of a right to lay water pipes through the same, to the East Jersey Water Company to which the City of Newark has succeeded, recorded in the office of the Register of Essex County in book 26 of deeds, page 47, and in addition the City of Newark has laid a sewer in said street; and,

WHEREAS, First Street or Beaumont Place, is shown on the Commissioner's Map of the City of Newark as a projected street; and,

WHEREAS, JeGraw Avenue, formerly Pond Street, has been dedicated by reference thereto in a certain deed or certain deeds of record in the office of the Register of Essex County; and,

WHEREAS, Lake Street has been dedicated by reference thereto in a certain deed or certain deeds of record in the office of the Register of Essex County; and,

WHEREAS, the portions of said streets referred to herein and intended to be affected by this notice and the proceedings thereunder, are those parts thereof which lie wholly between the Orange Branch and the Greenwood Lake Branch of the Erie Railroad in the City of Newark; and,

WHEREAS, the portions of said

streets above referred to have never been accepted or used for public street purposes; and,

WHEREAS, application has been made to this Board of Commissioners to release and extinguish the public rights, if any, arising from such dedication; and,

WHEREAS, under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey entitled "An Act Concerning Municipalities," approved March 27th, 1917, and the acts amendatory thereof and supplementary thereto, this Board is empowered, after public hearing by ordinance to release and extinguish the public right arising from such dedication; and,

WHEREAS, It appears to this Board of Commissioners that the public interests will be better served by releasing the lands lying within the portions of the streets above referred to from such dedications; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that an ordinance releasing and extinguishing the public right arising from the dedications of Manchester Place, also called Second Street, from a point 449.33 feet north of Verona Avenue northerly about 190 feet to the southerly line of Greenwood Lake Branch of the Erie Railroad, reserving, however, to the City of Newark the right of way granted by Andrew L. Crane, et al, to the East Jersey Water Com-

pany and recorded in Book T26, page 47 of Deeds, and also reserving to the City of Newark between a line 10 feet westerly and parallel to the centre of the existing 36-inch water main and a line 10 feet easterly and parallel to the centre of the existing 24-inch sewer pipe the right to enter on the lands to be released for the purpose of inspecting, repairing, rebuilding, reconstructing or maintaining the existing sewer and the existing water pipe, their manholes and appurtenances, and for the purpose of laying additional sewer and water pipes; Beaumont Place also called First Street, from the northerly line of the Orange Branch of the Greenwood Lake Railroad northerly about 450 feet to the southerly line of Greenwood Lake Branch of the Erie Railroad; DeGraw Avenue, formerly known as Pond Street from the northerly line of the Orange Branch of the Greenwood Lake Railroad northerly about 190 feet to the southerly line of the Greenwood Lake Branch of the Erie Railroad; Lake Street from the northerly line of the Orange Branch of the Greenwood Lake Railroad northerly about 30 feet to the southerly line of the Greenwood Lake Branch of the Erie Railroad; be taken up for consideration at a meeting to be held on Tuesday, May 27th, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers, for one day at least ten days before said May 27th, 1924, of the intention of the Board so to do.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following named, who have been certified by the Civil Service Commission as eligible, be and they hereby are appointed to the position of Flusher Operator, in the Department of Public Works, (Street Cleaning) at a compensation of \$30 per week each, effective as of May 15th, 1924:

Benjamin J. Munnelly,
Herman J. Dumpert,
George L. Bowers,
George E. Stuiso,
Victor Troiano,
William P. Dresser,
Howard M. Moynihan,
John J. DelGuercio.

Thomas L. Raymond.
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the compensations of the following employees in the Department of Public Works be and the same hereby are increased to the amounts set opposite their respective names, affective April 1st, 1924:

Division of Water

John Bangert, Plumber, to \$10.50 per day.

Samuel Hephill, Plumber, to \$10.50 per day.

John O'Brien, Plumber, to \$10.50 per day.

Jos. P. Henderson, Plumber, to \$10.50 per day.

Edward Forbes, Plumber, to \$10.50 per day.

Henderson and Forbes transferred to weekly payroll, effective May 1st, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he hereby is authorized and directed to advertise for sealed proposals for the rebuilding and pointing of brick walls of Hudson Street stable.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the compensations of the following employees in the Department of Public Works (Sewers) be and the same hereby are increased to the amounts set opposite their respective names, effective May 16th, 1924:

Pumping Station

William Miller, Chief Engineer, to \$3,380 per year.

James Proctor, Assistant Stationary Engineer, to \$2,600 per year.

Patrick Leahy, Assistant Stationary Engineer, to \$2,600 per year.

Thomas Taylor, Assistant Stationary Engineer, to \$2,600 per year.

Edward Helmstaeder, Assistant Stationary Engineer, to \$2,600 per year.

John Kane, Fireman, to \$2,444 per year.

Patrick J. Kennedy, Fireman, to \$2,444 per year

Frederick Rau, Fireman, to \$2,444 per year.

Leopold Schmider, Fireman, to \$2,444 per year.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the compensations of the following employees in the Department of Public Works (Water) be and the same hereby are increased to the amounts set opposite their respective names, also transferring the same to the semi-monthly payroll, effective March 16th, 1924:

Watson MacConochie, Foreman, to \$2,400 per year.

Roman Holler, Foreman, to \$2,400 per year.

Michael J. Reilly, Foreman, to \$2,400 per year.

Thomas Portch, Foreman, to \$2,400 per year.

Henry Lippman, Foreman or Welding, to \$2,400 per year.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the compensations of the following employees in the Department of Public Works (Water) be and the same hereby are increased to the amounts set opposite their respective names, effective March 15th, 1924:

Michael Corcoran, Repairman, to \$44 per week.

John Dillon, Repairman, to \$44 per week.

Michael Fagan, Repairman, to \$44 per week.

Daniel Haggerty, Repairman, to \$44 per week.

Michael Leddy, Repairman, to \$44 per week.

George F. Smith, Repairman, to \$44 per week.

Thomas Burns, Repairman, to \$44 per week.

Hugh Callan, Repairman, to \$44 per week.

Martin Kilkenny, Repairman, to \$44 per week.

Patrick Reynolds, Repairman, to \$44 per week.

Dominick Fox, Repairman, to \$44 per week.

Charles Connell, Repairman, to \$44 per week.

George Jacquin, Repairman, to \$44 per week.

Michael Judge, Repairman, to \$44 per week.

Charles Mader, Repairman, to \$44 per week.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering lumber and Graham Brothers trucks.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M. (DST) on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate has been submitted to the Board of Commis-

sioneers of the City of Newark by the Engineer in Charge of the Bureau of Sewers showing the probable cost of constructing a sewer in Wheeler Point Road from Bay Avenue for a distance of about 250 feet northerly for the use of the abutting property only, to be \$950.00, said probable cost being based on the best information obtainable as to the probable cost of such sewer; and,

WHEREAS, The entire cost of doing the work will be less than one thousand dollars; therefore, be it

RESOLVED, That in accordance with the provisions of the said Chapter 115 of the State Laws of 1919 the estimate so submitted and presented be and the same is hereby adopted and ordered filed; and be it further

RESOLVED, That the Board hereby signifies its intention to construct a sewer in Wheeler Point Road from Bay Avenue for a distance of about 250 feet northerly; and that the Director of the Department of Public Works of the City of Newark will hear objections to the making of said improvement on Monday, the nineteenth day of May, 1924, at 10 o'clock A. M., at the office of the said Director on the second floor, City Hall, Newark, N. J.; and be it further

RESOLVED, That the Engineer in Charge of the Bureau of Sewers be and he is hereby authorized and directed to mail a copy of this resolution to the last known owner of record as shown by the tax records of the City of Newark, N. J., of property abutting on the portion of the street

or highway through which such sewer is proposed to be constructed; and that the Engineer be and he is further instructed to post or cause to be posted a copy of this resolution in the City Hall, Newark, N. J., at least five days prior to the introduction of a second resolution setting forth the final decision of said Board to construct such sewer.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for the construction of a sewer through Weequahic Park. Bids to be received between the hours of 10 and 10:15 A. M. at the office of said Director on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In the course of executing the dry fill contract, dated October 2, 1923, at Port Newark Terminal, the Newark Paving Company, contractor, was ordered by the City of Newark to increase the depth of cinder fill in the rear of the marginal dock in place of the cellar dirt specified in this section of the work, for the purpose of reducing lateral thrust against said dock; and,

WHEREAS, This change in the order of the Work was necessary in the opinion of the Chief Engineer; and,

WHEREAS, The contractor in so doing exhausted the quantity of cinder fill specified in his contract, leaving incomplete other sections included in the work embraced under his contract; and,

WHEREAS, It is imperative that this improvement be effected as soon as possible for the use of tenants; therefore, be it

RESOLVED, That the Director of the Department of Public Works be and hereby is authorized to supplement the existing contract with twenty-five thousand (25,000) cubic yards of cinder fill to be furnished and placed, where directed, in order to complete the work as originally intended, for the unit price of one dollar and twenty-five cents (\$1.25) per cubic yard, said price being considered fair and reasonable for the furnishing of cinders at this time, due to the

present source of supply and the conditions attending the work.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach

RESOLVED, That Daniel Spaide be and he hereby is appointed temporarily to the position of Superintendent of Stables, in the Department of Public Works, (Street Cleaning) at a compensation of \$1,920 per annum, effective as of May 16th, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled "An Act Concerning Municipalities," approved March 27,

1917, (P. L. 1917-319) and the supplements thereto, and amendments thereof, to order and cause the construction of a pipe sewer in Riverside Avenue between Chester Avenue and Second River, the following sections are to be twelve (12) inch vitrified pipe; between Chester Avenue and a point about 1,200 feet northerly; between Grafton Avenue and a point about 600 feet southerly; between Verona Avenue and a point about 960 feet southerly; fifteen (15) inch vitrified pipe sewer between the Greenwood Lake Railroad and a point about 420 feet northerly; the balance to be ten (10) inch vitrified pipe.

All of the above sewers to be used for house sewage and trade waste only together with all the appurtenances necessary to complete the same, in accordance with the plans, specifications and profiles dated April 28th, 1924, and now on file in the office of the Department of Public Works.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$20,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$20,000.00 under and by virtue of the provisions of an act en-

titled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary notes or bonds shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized and directed to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on May 27th, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That resolution No. 9029, dated April 22nd, 1924, awarding contracts for furnishing and delivering paving blocks, Eveready flashlight cases and batteries, etc., to the Department of Public Works, be and the same hereby is rescinded, insofar as the same awards contract for furnishing and delivering Eveready batteries and cases, to Davis Electric Company, Newark, due to a typographical error in said resolution, with respect to prices named therein for said batteries and cases, said resolution in other respects to remain in full force and effect; and be it further

RESOLVED, That the contract for furnishing and delivering Eveready flashlight batteries and cases to the Department of Public Works, be and the same hereby is awarded as follows:

Davis Electric Company, Newark

Approximately 8,000 #950 Eveready batteries at 17 cents each, less 45%.

Approximately 500 2.5V Mazda 17 lamps, at 15 cents each, less 35%.

Approximately 300 3.8V Mazda 16 lamps, at 15 cents each, less 35%.

Approximately 25 #2634 nickle plated cases, at \$2.00 each, less 45%.

Approximately 10 #2619 black cases, at \$1.75 each, less 45%.

Approximately 35 #2616 black cases, at \$1.65 each, less 45%.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That John Broderick be and he hereby is appointed temporarily to the position of Engineman, Steam Roller, in the Department of Public Works, (Streets) at a compensation of \$66 per week, effective May 5th, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, William R. Ward has submitted to this Board a map showing the layout of Vassar Avenue, from Aldine Street westerly about 392.41 feet; Pomona Avenue from Clinton Place westerly to a point about 458.50 feet west of Aldine Street; and Aldine Street from a point 103.81 feet north of Pomona Avenue to a point about 282.60 feet south of Pomona Avenue,

in the City of Newark, which map was prepared by George H. Gardner, Surveyor, Newark, N. J., January 25, 1924; and,

WHEREAS, The Chief Engineer of the Division of Surveys of the Department of Streets and Public Improvements has recommended the approval of the layout as shown on said map and has endorsed his approval thereon; therefore, be it

RESOLVED, That said map so far as the streets and highways are concerned be and the same is hereby approved, and the Director of the Department of Streets and Public Improvements is hereby empowered to endorse the approval of this Board on said map, as required by law: and be it further

RESOLVED, That the City Clerk be and he is hereby directed to file said map so endorsed in the office of the Essex County Register of Deeds upon the filing of a duplicate copy of said map in the office of the Chief Engineer, Division of Surveys, Department of Streets and Public Improvements and the payment of the necessary filing fee by said applicant.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof to order and cause the openings of a street 50 feet in width to be called Cameron Road, from the intersection of the westerly terminus of Helen Place and Richelieu Terrace westerly about 120 feet to the intersection of Richelieu Place and Cameron Road (also known as Andover Place). Beginning at a point in the easterly line of Richelieu Place and in the division line between lots 24 and 25 on Richelieu Place Map of Property of Oakland Terrace, Incorporated, Newark, N. J., surveyed by Harrison R. Van Duynes, June 30, 1921, and on file in the office of the Chief Engineer, Division of Surveys, City Hall, thence running south 98° 31½' east 111.71 feet to the northeasterly corner of lot No. 24 on Richelieu Place Map of Oakland Terrace, Incorporated, which last mentioned corner is in the southerly side of the intersection of the westerly terminus of Helen Place and Richelieu Terrace. The above described line is the southerly line of a street to be 50 feet in width.

All as shown on a map prepared under the direction of this Board, which map is hereto attached and made a part hereof and a copy of which map also is on file in the office of the Chief Engineer, Division of

Surveys, Department of Public Works, known and designated as No. 1226-O, dated April 12, 1923.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefitted by said improvement in proportion to the benefits received by said improvement in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefits, under and by virtue of the provision of the act above referred to.

That the sum of \$2,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$2,000.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvement to be made, and that all persons whose lands may be affected by such improvement, or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on June 3rd, 1924, at 11 o'clock A. M., at which time and place ordinance for the making of such improvement will be considered.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Ivy Realty Company has submitted to this Board a map entitled "Map of Property Belonging to Ivy Realty Company, April 15, 1924," showing the layout of portions of Sheldone Avenue, Sandford Place, Florence Avenue, Ellery Avenue and Putnam Street, in the City of Newark, which map was prepared by C. F. Lemassena, Surveyor and Engineer, 810 Broad Street, Newark, N. J., and,

WHEREAS, The Chief Engineer and Consulting Engineer of the Department of Public Works have recommended the approval of the layout as shown on said map and have endorsed their approval thereon; therefore, be it

RESOLVED, That said map so far as the streets and highways thereon are concerned be and the same is hereby approved, and the Director of the Department of Public Works is hereby empowered to endorse the approval of this Board on said map, as required by law; and be it further

RESOLVED, That the City Clerk be and he is hereby directed to file said map so endorsed in the office of the Essex County Register upon the filing of a duplicate copy of said map in the office of the Chief Engineer, Division of Surveys, Department of Public Works, and the payment of the necessary filing fee by said applicant.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering Chlorinator and parts to the Department of Public Works, be and the same hereby is

awarded to Wallace and Tiernan Company, Inc., Belleville, N. J., it being the lowest responsible bidder, the amount of its bid being as follows:

Rebuild two (2) 150 lb. capacity chlorinators with two (2) MDA 200 lb. capacity per 24 hour chlorinators, and furnish and deliver one (1) emergency MDA 200 lb. capacity chlorinator complete with accessories, for \$750.00.

One (1) extra 200 lb. capacity check valve for \$50.00.

Four (4) 1,500 lb. capacity Fairbanks Platform scales with silver plated beams for \$280.00.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper city officer.

Mueller Company, furnishing and delivering corporation and curb cocks. (Contract bond).

Starter & Battery Service Company, furnishing and delivering Willard storage batteries. (Contract bond).

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper city officer.

Standard Bitulithic Company, paving of Osborne Terrace, Renner Avenue to Lehigh Avenue. (Contract, maintenance and indemnity bonds).

Standard Bitulithic Company, grading, curbing, flagging and paving of Maple Avenue, Lyons Avenue to Chancellor Avenue. (Contract, maintenance and indemnity bonds).

Standard Bitulithic Company, grading, curbing, flagging and paving of Tremont Avenue, North Munn Avenue to Newark-East Orange Line. (Contract, maintenance and indemnity bonds).

Standard Bitulithic Company, grad-

ing, curbing, flagging and paving of Clinton Place, Lyons Avenue to Chancellor Avenue. (Contract, maintenance and indemnity bonds).

Standard Bitulithic Company, paving of Brookdale Avenue, from Lindsley Avenue to Valley Street. (Contract, maintenance and indemnity bonds).

Standard Bitulithic Company, grading, curbing, flagging and paving of Underwood Street, Sanford Avenue to Stuyvesant Avenue. (Contract, maintenance and indemnity bonds).

A. Eitner, furnish and deliver bituminous coal. (Contract bond).

Interstate Map Company, furnish and deliver maps of the City of Newark. (Contract bond).

Thomas L. Raymond,
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of Manchester Place also called Sec-

ond Street, from a point 449.33 feet north of Verona Avenue northerly about 190 feet to the southerly line of the Greenwood Lake Branch of the Erie Railroad; Beaumont Place also called First street, from the northerly line of the Orange Branch of the Greenwood Lake Railroad northerly about 450 feet to the southerly line of the Greenwood Lake Branch of the Erie Railroad; DeGraw Avenue, formerly known as Pond Street, from the northerly line of the Orange Branch of the Greenwood Lake Railroad northerly about 190 feet to the southerly line of the Greenwood Lake Branch of the Erie Railroad; Lake Street from the northerly line of the Orange Branch of the Greenwood Lake Railroad northerly about 30 feet to the southerly line of the Greenwood Lake Branch of the Erie Railroad.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That all lands in the City of Newark included within the limits of the following described streets:

Manchester Place, also called Second Street, from a point 449.33 feet north of Verona Avenue northerly about 190 feet to the southerly line of the Greenwood Lake Branch of the Erie Railroad, reserving, however, to the City of Newark the right of way granted by Andrew L. Crane, et al, to the East Jersey Water Company and recorded in Book T26, page 47 of Deeds, and also reserving to the City of Newark between a line 10 feet westerly and parallel to the centre of the existing 36-inch water main and a line 10 feet easterly and parallel to

the centre of the existing 24-inch sewer pipe, the right to enter on the lands to be released for the purpose of inspecting, repairing, rebuilding, reconstructing or maintaining the existing sewer and the existing water pipe, their manhole and appurtenances and for the purpose of laying additional sewer and water pipes;

Beaumont Place also called First street, from the northerly line of the Orange Branch of the Greenwood Lake Railroad northerly about 450 feet to the southerly line of Greenwood Lake Branch of the Erie Railroad;

DeGraw Avenue, formerly known as Pond Street from the northerly line of the Orange Branch of the Greenwood Lake Railroad northerly about 190 feet to the southerly line of the Greenwood Lake Branch of the Erie Railroad;

Lake Street from the northerly line of the Orange Branch of the Greenwood Lake Railroad northerly about 30 feet to the southerly line of the Greenwood Lake Branch of the Erie Railroad, which have never been accepted or used for public or street purposes, be and the same are hereby released from dedication under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts supplementary thereto and amendatory thereof.

Section 2. That this ordinance shall take effect immediately and all ordi-

nances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third

reading and final passage on May 27.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from the Transit Commission of New York, recommending the development of a Metropolitan Transit System to serve New York and its environments, was received and read.

On motion of Commissioner Gillen the communication was ordered referred to the Director of Public Works.

A communication from the Buermann Investment Company, relative to an application for a permit to erect a store and individual garages on lot located at 161-163 North 5th street, was received and read.

On motion of Commissioner Gillen the communication was ordered referred to the Zoning Commission.

A communication from Thomas Adams, General Director of Plans and Surveys of New York City, requesting that no hasty action be taken by the communities along the Morris Canal until a joint conference can be arranged to discuss the problem from a regional standpoint, was received and read.

On motion of Commissioner Gillen the communication was ordered re-

ferred to the Director of Public Works.

A communication from the New Jersey State Chamber of Commerce, urging the City of Newark to send a delegation to the Metropolitan New Jersey Conference, Friday, May 9th, at the Robert Treat Hotel, Newark, was received and read.

Commissioner Gillen: I move the invitation be accepted by as many of the Commissioners as can attend.

The roll being called, the motion was declared adopted by the following votes.

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from Philander Betts, Chief Inspector of the Board of Public Utilities, relative to the application of the New York Telephone Company for increased rates, was received and read.

On motion of Commissioner Gillen the communication was ordered referred to the Law Department.

A communication from the Oraton Investment Company, petitioning the City of Newark to change the west side of Clinton Place between Edmonds Street and Bragaw Avenue to a business district, was received and read.

On motion of Commissioner Gillen the communication was ordered referred to the Zoning Commission for recommendation and report.

A communication from David I. Kelly, secretary of the Essex County Park Commission, advising the City of Newark that there are no suitable places or facilities for the establishment of a tourists' camp in the County Park System, was received and read.

Commissioner Gillen: I move it be received and filed and a copy of it sent to Mr. Gunn of the Automobile Club.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from the Improved Order of Red Men, extending thanks of the fraternity for the manner in which the parade of the organization was conducted by the police department, was received, read and on motion of Commissioner Gillen ordered filed.

Reports of City Officers

The following reports of City Officers were received and ordered filed:

Department of Weights and Measures for April, 1924.

Department of Buildings for April, 1924.

Clerk 1st District Court for April, 1924.

Clerk 2nd District Court for April, 1924.

Clerk of Almhouse for April, 1924.

Clerk of Center Market for April, 1924.

City Clerk (2) for April, 1924.

Richard P. Rooney, Clerk, 1st Criminal Court, Part 1, for April, 1924.

Thomas F. Guthrie, Clerk of 2nd Criminal Court, Part 2, for April, 1924.

Harry Grundman, Deputy Clerk 2nd Criminal Court, Part 1, for April, 1924.

Arthur J. Connelly, Clerk 3rd Criminal Court, Part 1, for April, 1924.

Aruthur J. Connelly, Clerk 3rd Criminal Court, Part 2, for April, 1924.

City Treasurer for April, 1924.

Comptroller for April, 1924.

Elizabeth S. Lewis, Clerk Family Court, for April, 1924.

The following report of the City Treasurer was received and ordered filed:

Department of Revenue and Finance
Office of the City Treasurer
City of Newark, N. J.

To the Honorable,
The Commissioners,
City of Newark, N. J.

Gentlemen:

In compliance with the Act of the Legislature, entitled, "A further supplement of the Act, entitled 'An Act to amend and revise the Charter of the City of Newark, N. J.' " approved February 22nd, 1866, I herewith present a statement of the cash transactions of the City for the month of April, 1924.

Receipts

Cash on hand March 31st, 1924.....\$1,085,751.20

Received from the Comptroller, as follows:

For:

Street Improvements 120,823.95
Bonds, Temporary Loans 1,745,000.00
Funds, Redemption..... 3,410.20

Reserve 794.12

Market Const..... 1,200.00

Receipts 29,769.48

Green & Franklin Prop. 1,061.34

City Hospital..... 268.47

Fire Department..... 363.01

Almshouse 455.00

Health 244.75

Pension 562.85

Shade Tree..... 19.00

Public Affairs..... 625.00

Wanaque 100,000.00

Sundries 8.50

Home 176.00

Bureau of Lighting..... 417.85

Motors 327.69

Sewers 1,630.83

Docks 2,307.40

St. Clening 1,610.27

House Sewers..... 3,252.50

Streets 2,658.57

Water Rents..... 121,933.56

Service 10,596.68

Commerce St. Opg.
& Wdg..... 930.00

Miscellaneous Revenue

Licenses, General..... 3,742.00

Dogs 4,270.00

Fees, City Clerk 616.85

Baths 884.37

Jitney 16,720.17

Library 1,937.88

Home 2.50

Hospital 96.82

Alterations & Flect..... 14,084.64

Fire Dept	631 00
District Courts.....	3,281.59
Police Court Fines.....	3,836.55
Health	1,346.50
Buildings	8.70
Personal Arrears, Fees & Costs.....	1,083.99
Costs of Sales	25.05
Shade Tree	40.36
Searches	1,848.50
Rev. Ordinances.....	12.00
Ballot Box Dept.....	121.86
Victory Celebration.....	2,500.00
Bureau of Lighting.....	101.97
Street Cleaning.....	136.00
Streets	310.00
Sewers	2,152.50
Taxes, from Receiver 1924 & Polls.....	3,575,340.19
Arrears, Real Estate 1923	258,879.42
Arrears, Real Estate 1922	205,989.10
Arrears, Real Estate 1921	29,256.56
Personal 1923 and Polls	32,150.74
Personal 1922 and Polls	4,677.39
Prior	1,213.16
Shade Tree.....	35.00
Interest	70,478.73
Total on Hand	\$7,474,009.81

Respectfully submitted,
John J. Sugrue,
Acting City Treasurer.

Department of Revenue and Finance
Office of the City Treasurer
City of Newark, New Jersey

To the Honorable,
The Commissioners,
City of Newark, N. J.

Gentlemen.

The following is an analysis of expenditures of the City of Newark, N. J., for the month of April, 1924, consolidated in Departmental items as taken from the City Treasurer's Cash Book.

Disbursements

Public Affairs	129,898.77
Revenue and Finance.....	30,566.69
Parks & Public Prop.....	196,376.89
Streets & Pub. Imp.....	1,020,999.79
Public Safety.....	377,275.81
General, City Clerk, Schools, etc.....	1,754,135.78
Redemption	3,579.25
Bonds & Interest.....	1,126,833.86

4,639,666.84

Cash on hand April
30th, 1924..... 2,834,342.97

\$7,474,009.81

Statement,
Respectfully submitted,

John J. Sugrue,
Acting City Treasurer

Mayor Breidenbach: If there is no further business, a motion to adjourn is in order.

Commissioner Raymond: I move we adjourn.

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The roll being called, the motion was declared adopted by the following votes:

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the
City of Newark, New Jersey.

W. J. EGAN.
City Clerk

NEWARK, N. J.

May 13th, 1924

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of the previous meeting were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. Joseph Larkey, 128 Market Street: I, as the Chairman of the Merchants of the City of Newark, come down to protest against these fly-by-night merchants who are coming here and opening up stores just for seasonable merchandise. They don't pay any taxes. They don't pay any income tax. They don't keep any

records of what they do, and it is very unfair competition for the legitimate merchants who are here in the City doing a permanent business.

Commissioner Howe: In answer to the gentleman, I wish to state that a committee called upon me, that coming under the head of taxes, and I referred the gentleman to Mr. Myers. That has been the custom every year, and Mr. Myers is practically their representative. Each year he has rendered good service but each year they come back again with these stores, and that is the only means we have of checking these men that come in and undersell and stay here for possibly a few weeks.

Commissioner Brennan: They don't have to have a license. They have to file a bond with the Director of Revenue and Finance. They are paying two per cent on their stock to the City.

Commissioner Raymond: I move that the matter be referred to Commissioner Brennan and the Law Department to draft an ordinance complying with the suggestions made that these stores be licensed.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A petition filed by John H. Meeker, signed by property owners fronting on Washington Street, protest-

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

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Commissioner Raymond: I move that the matter be referred to Commissioner Brennan and the Law Department to draft an ordinance complying with the suggestions made that these stores be licensed.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A petition filed by John H. Meeker, signed by property owners fronting on Washington Street, protest-

ing against the passage of an ordinance providing for the opening and widening of Washington Street or any part thereof, or for any extension of Washington Street through any private property, was received, read and on motion ordered filed.

Mr. Edgar Bamberger and Mr. R. C. Jenkinson urged the adoption of an ordinance providing for the opening and widening of Washington Street.

Mr. John H. Meeker: I have a protest from some of the owners on Washington Street and I have signed remonstrances from some of them. I wish to say that at the time these remonstrances were being prepared it was questionable—there was difficulty in telling what was going to be done about this improvement. In the first place, as you all know, the Washington Street Association started out with the proposition of widening the street, making it one hundred feet wide from Central Avenue to Clinton Avenue, and extending down to Frelinghuysen Avenue. I always felt and I think most of the citizens felt that was a wild scheme, involving a great and unnecessary expense, which was estimated at the time to be from five to six hundred thousand dollars, but after it was looked into it was thought it would probably cost a quarter of a million. That scheme was under discussion by members of the association and others, and it had not been dropped at the time this paper was signed. At the same time another plan was brought up dropping all improvements in the way of widening north of Market Street and making the improvement to the south of

Market Street, extending the street on the south, through to Branford Place. That method was also under discussion at the time this paper was signed, and it was thought by many that that would probably be stopped if presented before the Commission. I wish to explain that because otherwise it would seem there were some things in these remonstrances that were not applicable to the present situation. That may be so, so far as the plan is concerned. But there are other things which are applicable. For instance, these people who have signed these papers, remonstrate generally against any widening or extension of Washington Street. They do not remonstrate against the paving of the street, at least they do not do it in this paper; I don't know what they might do hereafter. They say nothing about taking the hump out, over the canal. The papers are directed to the widening and opening.

Commissioner Raymond: Do they object to the change in the corners, at Market Street?

Mr. Meeker: They object to everything. Another thing they object to most strongly in these remonstrances, is to the idea of the improvement being done as a local improvement. I think, gentlemen, taking this proposition of Mr. Raymond's to cut off those two corner properties, at the northwest and southeast corners of Washington and Market Streets, if anything could be considered a general improvement for the benefit of the entire city, why that results, because it must be admitted by every fair minded man that those buildings are

being destroyed, wiped out, and put into the street simply for the benefit of the City at large, for the purpose of improving traffic conditions there, and not for the benefit of any particular piece of property, and I don't see for my part, how any particular piece of real estate in that neighborhood could be supposed to be benefited by that improvement. We claim, therefore, in these remonstrances, that if the Commission passes any ordinances for the widening or extension of Washington Street, that they should do it as a public improvement and that those words in your ordinance, that you are doing it as a local improvement, should be stricken out. It is unfair to incorporate them because that means if the thing is done, it goes to the Assessment Commissioners and they proceed to make an assessment which will involve expense to the property owners, no doubt.

Another thing, as to the necessity of this improvement. You are talking about taking out the jog at the corner of Washington and Market Street. You have got two wide streets there. Market Street is an unusually wide street for the center of the city. Washington Street is 110 feet wide where it enters Market Street on the north. There you have two wide streets coming together there. Washington Street, south of Market, is a wide street—I don't know how wide. Now what have you got there? What inconvenience does this jog cause to anybody? People driving out of the street in automobiles, or otherwise, when they come to Market Street from Washington Street, they simply have to make a little turn in the

street to go around the corner until they cross the car tracks. They have been doing that, gentlemen, ever since the City of Newark was laid out, in 1666. That jog has existed since then, and people have been making that little turn, and nobody has been inconvenienced by it to any considerable extent. In order to obviate that, what do you do? You take two very valuable properties out of the tax ratables of the city at a time when the tax rate is high, and at a time when the city has a heavy debt, and the people are burdened with taxes you come and take two valuable properties out of the tax rate, for making what really is not a necessary improvement. Not only that, but if you pass the ordinance in this form you subject property owners, whose property is not taken, to an assessment for supposed benefits when really there is no benefit. It is true, gentlemen, that in many cities, in every city in fact, every large city, New York and everywhere; even in Newark, there are streets that come into a large street from one side or from the other, and they do not come in right opposite to each other in the street. It has not been considered necessary that they should. There are lots of streets like that, all over the country. Right up here in East Orange, take Clinton Street, one of the big streets of the City, running north and south, from one end of the town to the other.

We have North Clinton Street and South Clinton Street. They both go into Main. They don't come in right opposite each other. There is a little jog or space between. Mr. Raymond knows about that, just as in this case.

If the people of East Orange thought it was necessary to make those streets come opposite to one another, they would have to extend South Clinton Street right through that beautiful church of Our Lady, the Church of Christians.

Commissioner Gillen: There is more traffic at Market and Washington Streets in one hour than there is in East Orange in a week.

Mr. Meeker: There is lots of traffic up there in East Orange. It is pretty hard to get across Main Street, sometimes.

Commissioner Howe: You contend that there is no benefit to any of this property there, no benefit? Are you on this corner, your property?

Mr. Meeker: I am on the corner of Bleecker and Washington Street. I don't think there would be any particular benefit to any particular piece of property.

Commissioner Howe: There would be a benefit of fifty per cent, at least, to any property placed on a corner as a result of the improvement. I think Mr. Meeker has made it very clear that he, personally, disapproves of this, and if he spoke for an hour he wouldn't make it any clearer to me. "A man convinced against his will is of the same opinion still." I am satisfied that you disapprove of this, and your contention that people have been going around these corners for years is no criterion. Under the new system you will be able to go right through—there will be no jog.

Mr. Meeker. This business of taking valuable property has been going on for some time, and it can't go on forever because where is it going to leave us, if we are continually taking valuable properties and paying for them by bonding the City and increasing the taxes; where are we going to get off, so to speak? The thing will have to come to an end some time.

These remonstrations are signed by myself individually, and as attorney for several other people.

Mayor Breidenbach: Is that a petition?

Mr. Meeker: Yes, this is a petition.

Mayor Breidenbach: It is customary that the City Clerk reads all the names.

Mr. Meeker: Can't I read it?

Mayor Breidenbach: The Secretary always reads all petitions.

Mr. Meeker: (Reads names appearing on a petition).

Mayor Breidenbach: There are a great many people who wish to talk on the matter of the opening of Washington Street, Mr. Meeker; we must limit the time given to each speaker. If you file the petition it will be just the same as if you read them.

Mr. Meeker: I would like to read it.

Mayor Breidenbach: Isn't it pos-

sible for you to file that petition with the City Clerk?

Commissioner Brennan: I move we proceed to business.

Mayor Breidenbach: A motion has been made that we proceed to business.

Mr. Leo Oppenheimer, Attorney for R. E. McDonald, Inc., entered the following appearance:

To the Board of Commissioners of the City of Newark.
Gentlemen:

On behalf of R. S. McDonald, Inc., a corporation organized under the laws of the State of New York, I desire to enter an appearance before your Honorable Board of the opening and widening of Washington Street from a point about one hundred six feet and fifty-eight one-hundredths of a foot (106.58) north of the northerly line of Market Street southerly to the northerly line of Canfield Court, Newark, New Jersey, in order that in the determination of the damages for land to be taken and damages to remaining lands, due regard is given to the rights of said R. E. McDonald, Inc., by virtue of their possession of the store and basement underneath the same commonly known as No. 105 Market Street, Newark, said store and basement having a frontage of about twenty-one feet and a depth of about eighty-five feet, together with the floor immediately above said store, said floor running however to the full width of said building to Washington Street and extending to the north to a point about twelve feet from the most northerly wall of said building, under

and by virtue of a certain indenture of lease between Surety Realty Company, a New Jersey corporation, and R. E. McDonald, Inc., bearing date of April 18, 1922.

I would therefore request your Honorable Board to cause reasonable written notice to be given to me as the attorney for said R. E. McDonald, Inc., of the time and place of the consideration of the damages to be awarded by reason of said local improvement in order that on behalf of said R. E. McDonald, Inc., I shall have an opportunity to present to the municipal body awarding damages caused by said local improvement, evidence of the value of the rights of said R. E. McDonald, Inc., in said premises, No. 105 Market Street, Newark, New Jersey.

Respectfully submitted,
Leo Oppenheimer.

Leo Oppenheimer,
Attorney for R. E. McDonald, Inc.,
No. 60 Wall Street,
New York, N. Y.

May 13th, 1924

The petition was ordered filed.

Mr. Meeker: I just wish to say, gentlemen, that I saw quite a number of property owners in reference to this matter, and I found that many of them were opposed to any improvement of this kind, very many, but on account of the uncertainty of what was going to be done, they hesitated to sign any paper, and put it off, and put it off. Another difficulty I found was that so many of the property owners have moved away—they have

moved to remote parts of the city, or the towns surrounding the city, and it is very difficult to get at them. Owing to those circumstances if it wasn't for those circumstances I think I could have easily gotten a great many more signatures. The uncertainty was making it difficult too, because they wanted to wait and see what was going to happen.

Commissioner Howe: There are a couple of hundred girls who came here today. Today is Girls' Day. I think it would be a nice thing if the gentlemen push back and let the girls who came to see how the meeting is conducted, see how it is conducted.

Mayor Breidenbach: Will the gentlemen kindly be seated and let the speakers come up to the table to speak from time to time.

Mrs. Jackson, 59 Burnett Street: I had a notice that you were going to improve Washington Street. I don't care whether they improve it or not, but it will not be of any great benefit to me. We own a little house on Burnett Street, producing no income whatever.

Mayor Breidenbach: You wish to enter a protest against an assessment for benefits?

Mrs. Jackson: Yes, sir.

Mr. Wollmuth: Unfortunately, I am not going to take five minutes. I just want to put into the record the fact that this improvement has the endorsement of the Chamber of Commerce and it was so communicated to

Director Raymond in writing some time ago. It was endorsed with the thought that that should be the initial step toward the improvement of Washington Street as a whole, as conditions permit.

I started off with the use of the word unfortunately. I am going to take it up at this point. Unfortunately, this improvement should have taken place many years ago, and today, when we get to a point of proper conception of city planning and development of our highways and main arteries, it is, of course, reasonable to see and realize that many property owners do not appreciate the breadth of the improvement, the value of the improvement to the city and its effect upon the industrial, social, mercantile life of the city. If the City Commission sees this improvement in its proper light, and it unquestionably does, because it has shown courage in bringing it before the public at this hearing, through the ordinance, the subject of this hearing today, it must of course expect to receive protests from people who cannot view this improvement in the brightest light. That has been the custom in other cities. No matter what plan is put forward for improvement, objectors will arise. It is quite noticeable, no matter where one goes.

This is an improvement which, if not undertaken now, will have to come eventually. Ten years ago it would have been very much less costly than it is today, and ten years from today it will be exceedingly higher than the cost estimated at this time.

Furthermore, we cannot expect our friends from the suburbs to bring their money to Newark unless we make it convenient for them to do so. Business is very sensitive. It only comes where it is invited. Unless we make it convenient, the business is going elsewhere. In our suburban communities, mercantile centers are being established very rapidly. We have to protect the investment in this city in our mercantile and other lines of business, and there is not any better way to do it than to make it easier for the people to come here.

After a most careful survey of this situation, the Chamber of Commerce reported its entire approval of the plan for the Washington Street improvement, not only when this matter came up lately, but it has done so constantly, and in its last report on traffic conditions, dated May 19th, 1921, it strongly advocated this as a major improvement. That is the position of the Chamber of Commerce, and so conveyed in writing to Director Raymond.

Commissioner Raymond: I am sure we are very glad to have this expression of opinion by the Chamber of Commerce. I can say that this ordinance is to be followed by three others in a very short time, one to change the grade at the canal, and one to fix a new set-back line along the street, and one for the paving of the street from end to end. They will come following this preliminary barrage.

Mayor Breidenbach: Any other other citizen wish to be heard on the Washington Street widening?

Mr. Kramer, of Zeigler & Kramer: May I ask if this improvement is to be a local improvement?

Commissioner Raymond: Yes, it is.

Mr. Kramer: Have you any idea what the estimate of cost will be?

Commissioner Raymond: I have not immediately, but I will have shortly.

Mayor Breidenbach: Anyone else desire to speak?

Doctor Mitchell: Are the assessments going to be equalized or are the lower and upper end going to have the same amount of pro rata?

Commissioner Raymond: That couldn't be sustained.

Doctor Mitchell: I think it should be considered by your board. I don't think it is going to be of any value to the southern end, of which I am a property owner, unless you are going to try and eliminate the car tracks from Market Street down. I don't know where, with the narrow condition on each side of the car tracks it is going to do much good for the property owners south of, we will say, William Street. I can't see it.

Commissioner Raymond: I think a smooth and level pavement will make it all right. We would like to get the car tracks out. I threatened once to dig them up.

Doctor Mitchell: I would like to suggest that you take it up with the trolley company.

Commissioner Raymond: I have taken it up with them and they say there is no way they can do it. They need the tracks for their Kinney Street line. I agree with you perfectly, but we can't do it.

Mayor Breidenbach: Any other citizen wish to speak?

Mr. Lee Oppenheimer: I want to file an appearance on behalf of the lessee of 105 Market Street.

Mr. Kramer: Representing several of the property owners we are approving of the improvement, but are opposing the making of it as a local improvement. I think if a consensus of the business men were taken you would find that they favor the improvement. I have been trying to get some idea as to whether if this were made a general improvement, how much that would add to the tax rate.

Commissioner Raymond: We are bound to make it a local improvement so far as it locally benefits. Beyond that we are not permitted to make it a local improvement. It all depends on the Assessment Commission. Your statement is true, and you will have the right to bring the subject up before the Assessment Commission.

Mayor Breidenbach: Any other citizen wish to be heard?

Commissioner Howe. I want to say that I have never yet seen an improvement that did not enhance the value of the surrounding property, and as a rule it always offsets the original cost.

Mr. Kramer: G. & F. Corporation, Plane & Market Realty Realty Company, and Kramer & Zeigler all approve of the plan.

Mayor Breidenbach. I believe the Commission, as a whole, is in favor of the widening.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the opening and widening of Washington Street from a point about 106.58 feet north of the northerly line of Market Street southerly to the northerly line of Camfield Court.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Washington Street from a point about 106.58 feet north of the northerly line of Market Street southerly to the northerly line of Camfield Court shall be opened and widened as a public street or highway, by the addition thereto of the two following described parts:

Part No. 1. A triangular strip at the northwesterly corner of Washington Street and Market Street. Begin-

ning at the northwesterly corner of Market Street and Washington Street; thence running northerly along the westerly line of Washington Street 106.58 feet more or less to the division line between Lots 1 and 47 of Block No. 72 on the Newark Tax Map; thence southwesterly in a straight line 116 feet more or less to a point in the northerly line of Market Street and in the division line between Lots 1 and 4 of Block No. 72 on the Newark Tax Map; thence easterly along the northerly line of Market Street 44 feet more or less to the northwesterly corner of Market Street and Washington Street and place of beginning.

Part No. 2. From the southerly side of Market Street to the northerly side of Camfield Court. Beginning at the southeasterly corner of Market Street and Washington Street; thence running easterly along the southerly side of Market Street 65 feet 5 inches more or less to the westerly side of a metal column standing at or near the division line between Lots 12 and 13 of Block No. 60 of the Newark Tax Map; thence southwesterly 85 feet more or less to the southwesterly corner of Lot No. 11 of Block No. 60 of the Newark Tax Map, and which corner is a point in the northerly line of Lot No. 9 of Block No. 60 of the Newark Tax Map; thence southerly 25 feet more or less to a point in the northerly line of Camfield Court, distant 25 feet easterly from the north-easterly corner of Washington Street and Camfield Court; thence westerly along the northerly line of Camfield Court 25 feet to the northeasterly corner of Camfield Court and Washing-

ton Street; thence northeily along the easterly line of Washington Street 100 feet more or less to the southeasterly corner of Market Street and Washington Street and place of beginning.

All as shown on a map prepared under the direction of this Board, which map is hereto attached and made a part hereof and a copy of which map also is on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated at No. 1236-O, dated April 17, 1924.

Under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefitted by said improvement in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$1,200,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$1,200,000.00 under and by virtue of the provisions of an act entitled "An Act

to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

Section 4 declared open to amend-
ment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on May 20.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of a system of reinforced concrete pipe sewers, to be used for storm water only, in the following

streets: a sixty (60) inch pipe in Mt. Vernon Place from Sandford Avenue to Ellery Avenue, a thirty-nine (39) inch pipe in Ellery Avenue from Mt. Vernon Place to Sandford Place, a thirty-six (36) inch pipe in Ellery Avenue from Sandford Place to Putnam Street, a twenty-four (24) inch pipe in Putnam Street from Ellery Avenue to Florence Avenue and a twenty-one (21) inch pipe in Florence Avenue between Putnam Street and Clinton Avenue, together with an eighteen (18) inch branch in Putnam Street from Ellery Avenue to Marsac Place and in Marsac Place from Putnam Street for a distance of about 200 feet northerly.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That a system of reinforced concrete pipe sewers, to be used for storm water only, shall be constructed in the following streets: a sixty (60) inch pipe in Mt. Vernon Place from Sandford Avenue to Ellery Avenue, a thirty-nine (39) inch pipe in Ellery Avenue from Mt. Vernon Place to Sandford Place, a thirty-six (36) inch pipe in Ellery Avenue from Sandford Place to Putnam Street, a twenty-four (24) inch pipe in Putnam Street from Ellery Avenue to Florence Avenue and a twenty-one (21) inch pipe in Florence Avenue between Putnam Street and Clinton Avenue, together with an eighteen (18) inch branch in Putnam Street from Ellery Avenue to Marsac Place and in Marsac Place from Putnam Street for a distance of about 200 feet northerly. Together with all the appurtenances necessary to complete the same in ac-

cordance with plans, specifications and profiles dated April 19, 1924, and now on file in the office of the Department of Public Works, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$36,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improveemnt, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$36,000.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized

to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinance or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance by sections.

Title declared open to amendments.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

Section 4 declared open to amend-
ment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on May 20.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of Caldwell Place from Carolina Avenue to West End Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Caldwell Place from Carolina Avenue to West End Avenue shall be graded, curbed, flagged and paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete side-

walks at street intersections and elsewhere, wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated April 21, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement

shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$4,290.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$4,290.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved

that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance
by sections.

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

Section 4 declared open to amend-
ment.

The ordinance was declared open to
amendment in all its parts.

The ordinance having been read a
second time, Commissioner Raymond
moved that it be ordered to a third
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordinance be taken up on third
reading and final passage on May 20.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the
following ordinance which was read
by the clerk:

An ordinance to provide for the re-
surfacing of Weequahic Avenue from
Elizabeth Avenue to Bergen Street
with asphalt pavement (1½" top, 1½"
binder) on the old telford foundation.

The Board of Commissioners of the
City of Newark, do ordain:

Section 1. That Weequahic Avenue
from Elizabeth Avenue to Bergen
Street shall be resurfaced with asphalt
pavement (1½" top, 1½" binder) on the
old telford foundation, with the neces-
sary new curbing or resetting of curb,
together with all other appurtenances
incidental to the paving of said street
including the laying of concrete side-
walks at street intersections and else-
where, wherever needed, and the lay-
ing or relaying of a sidewalk or side-
walks or such portion or portions of
sidewalks as may be disturbed or may
become necessary or expedient, or the
grade of which may be affected on ac-
count of the laying of the pavement
or the setting or resetting of the curb,
under and by virtue of the provisions
of an act entitled "An Act Concerning
Municipalities," approved March 27,
1917, (P. L. 1917-319) and the supple-
ments thereto and amendments
thereof, in accordance with the plans,

specifications and profiles dated April 21, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$12,600.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to

time in an amount not to exceed \$12,600.00 under and by virtue of the provisions of an act entitled ::An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on May 20.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordaining clause of "An ordinance to provide for the resurfacing of Thirteenth Avenue from Littleton Avenue to South 10th Street with one (1) inch

asphalt wearing surface by means of the Burner Method" be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mr. William H. Sullivan, 734 13th Avenue: I just want to find out what adjustment is made on the resurfacing of 13th Avenue.

Commissioner Raymond: We killed the ordinance and we postponed it indefinitely. There is nothing on the boards for it.

Commissioner Howe offered the following ordinance which was read by the clerk:

An ordinance authorizing the issuance of not exceeding \$300,000 temporary bonds of the City of Newark for the construction of a building to be used as a convalescent home for the Newark City Hospital.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. Pursuant to the provisions of Section 13 of Chapter 252 of the Laws of 1916 of the State of New Jersey, as amended, there shall be issued temporary improvement bonds of the City of Newark in an aggregate principal amount not exceeding \$300,000, bearing interest at a rate not exceeding six per cent. (6%) per annum, payable semi-annually, for the

purpose of temporarily financing the construction of a building to be used as a convalescent home for the Newark City Hospital. All other matters in respect of said temporary improvement bonds shall be determined by the Director of the Department of Revenue and Finance, subject to the provisions of this ordinance and of Chapter 252 of the Laws of 1916, as amended, and the Director of the Department of Revenue and Finance is hereby authorized to issue said temporary improvement bonds at such time or times and in such amounts as he may deem advisable. The Mayor, Director of the Department of Revenue and Finance and the City Auditor and City Clerk are hereby authorized and directed to execute said bonds or so many thereof as the Director of the Department of Revenue and Finance shall deem it advisable to issue.

Section 2. The sum of \$300,000 to be raised by the issuance of said temporary improvement bonds is hereby appropriated for the purposes for which said bonds are hereby authorized to be issued. The temporary improvement bonds authorized by this ordinance are authorized in addition to and not in substitution for the permanent improvement bonds authorized by an ordinance entitled: "An ordinance authorizing the issuance of \$700,000 Public Improvement Bonds," adopted by the Board of Commissioners of the City of Newark March 6, 1923; and the appropriation made by this ordinance is made in addition to and not in substitution for the appropriation made by said ordinance adopted March 6, 1923.

Section 3. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on May 20th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following ordinance which was read by the clerk:

An ordinance to authorize the acquirement of lands on the southerly side of Green Street, between Broad and Mulberry Streets, in the City of Newark, New Jersey, for City Hall extension purposes and providing for the financing thereof.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That the plot of ground on the southerly side of Green Street, between Broad and Mulberry Streets, in the City of Newark, New Jersey, hereinafter described, shall be acquired by the City of Newark, either by purchase or condemnation, for City Hall extension purposes, said land being more particularly described as follows:

First Tract: Beginning at a point in the southerly line of Green Street distant 276 feet 8½ inches, easterly from the present easterly line of Broad Street and in the line of land formerly of William Shugard, thence along

said line of said land formerly of said Shugard south 22° 32' west 90 feet more or less; thence easterly 72 feet, 10 inches to land formerly of Henry Nadler; thence along said line of said land formerly of said Nadler north 22° 56' east 90 feet more or less, to the said southerly line of Green Street; and thence along said line of Green Street north 67° 5' west 73 feet, 5½ inches, more or less, to the place of beginning.

Second Tract: Beginning in the southerly line of Green Street at the distance of 468 feet, 7 inches, easterly from the southeast corner or said Green and Broad Streets; thence running along the southerly line of Green Street south 61° 30' east 25 feet, more or less, to line of land sold by Melancthon W. Jacobus and wife to Dunlap and Wilcox; thence along their line southerly 91 feet 6 inches; thence north 61° 20' west 25 feet, more or less, to line of land sold by James Hayes to Francis Adam; thence along said Adams' line north 28° 30' east 91 feet 6 inches to the place of beginning.

Section 2. That the total cost of the purchase of said lands shall not exceed the sum of one hundred and four thousand dollars (\$104,000).

Section 3. Pursuant to the provisions of Section 13 of Chapter 252 of the Laws of 1916, as amended, there shall be issued temporary loan bonds of the City of Newark in an aggregate principal amount not exceeding one

hundred and four thousand (\$104,000) dollars, bearing interest at a rate not exceeding six per centum per annum, payable semi-annually for the purpose of temporarily financing the cost of said purchase. All other matters in respect of said temporary bonds shall be determined by the Director of the Department of Revenue and Finance, subject to the provisions of this ordinance and Chapter 252 of the Laws of 1916, as amended, and the Director of the Department of Revenue and Finance is hereby authorized to issue said temporary bonds at such time or times and in such amounts as he may deem advisable. The Mayor, Director of the Department of Revenue and Finance, City Clerk and City Auditor are hereby authorized and directed to execute said bonds or so many thereof as the Director of the Department of Revenue and Finance shall deem it advisable to issue.

Section 4. The sum of one hundred and four thousand (\$104,000) dollars to be raised by the issuance of said temporary bonds is hereby appropriated for the purposes for which said bonds are hereby authorized to be issued.

The ordinance having been read once, Commissioner Gillen moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Gillen moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen moved that the ordinance be taken up on third reading and final passage on May 20th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the resurfacing of Garside Street from Bloomfield Avenue to Third Avenue with one (1) inch asphalt wearing surface by means of the Burner Method" be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the re-
surfacing of Garside Street from
Bloomfield Avenue to Third Avenue
with one (1) inch asphalt wearing
surface by means of the Burner
Method.

The ordinance having been read
three times was then declared to be
upon its third and final passage.

The roll being called, the ordinance
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordaining clause of "An ordinance
to provide for the resurfacing of
Orchard Street from Walnut Street to
Thomas Street with one (1) inch
asphalt wearing surface by means of
the Burner Method" be stricken out.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordaining clause of "An ordinance
to provide for the resurfacing of
South 6th Street from Thirteenth Ave-
nue to Springfield Avenue with one
(1) inch asphalt wearing surface by
means of the Burner Method" be
stricken out.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the title of "An ordinance to provide
for the resurfacing of Shanley Avenue
from Clinton Avenue to Rose Terrace
with asphalt pavement (1½" top, 1½"
binder) on the old telford foundation"
be taken for its third reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the
ordinance as follows:

An ordinance to provide for the resurfacing of Shanley Avenue from Clinton Avenue to Rose Terrace with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the title of "An ordinance to provide for the paving of North 11th Street from Third Avenue to Second Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation" be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the paving of North 11th Street from Third Avenue to Second Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the title of "An ordinance to provide for the grading, curbing, flagging and paving of Hansbury Avenue from Bergen Street to 200 feet westerly with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation" be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing, flagging and paving of Hansbury Avenue from Bergen Street to 200 feet westerly with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mrs. Bertha Nichol: We object to fixing Clifton Avenue. I think it is in a very good condition. There is a good deal of traffic goes through the tracks.

Commissioner Raymond: Your's is the only objection.

Mrs. Nichol: I expected to see some other people here.

Mayor Breidenbach: Your's is the only protest.

Commissioner Raymond moved that the title of "An ordinance to provide for the repaving of Clifton Avenue from Orange to Seventh Avenue with napped rechlipped granite block pavement on the old foundation" be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the repaving of Clifton Avenue from Orange Street to Seventh Avenue with

napped rechlipped granite block pavement on the old foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond: I have a letter here from the President of the Roseville Land Improvement Association, which I will ask the clerk to read.

The clerk then read the following communication:

The Roseville Land Improvement Co.,
81 North Sixth Street,
Newark, N. J., May 5, 1924.

Board of Commissioners of the
City of Newark, N. J.

Messrs. Thomas L. Raymond,
W. J. Brennan,
F. C. Breidenbach,
Charles P. Gillen.

Gentlemen:

Regarding the repaving of Roseville Avenue from Springdale Avenue to Bloomfield Avenue, this Company and the estate of Aaron Peck own over 1,050 feet on east side of Roseville Avenue and request that you do not remove the bricks but float same with cement as you did the test near First Avenue. If the majority owners of property wish to pay for the proposed

paving with asphalt our Companies demand that the assessment be made upon all the land benefitted as a public improvement and not all upon the land fronting on Roseville Avenue who have already paid a very heavy assessment for paving this street, which would have been in good shape today if properly taken care of.

Yours respectfully,
William Halsey Peck,
President.

Commissioner Raymond: I shall have to ask that the ordinance go through as it is.

Commissioner Raymond moved that the title of "An ordinance to provide for the repaving of Roseville Avenue from Springdale Avenue to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on the old concrete foundation" be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the repaving of Roseville Avenue from Springdale Avenue to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on the old concrete foundation.

The ordinance having been read

three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

On motion of Commissioner Howe the communication was ordered filed.

Commissioner Raymond moved that the title of "An ordinance to provide for the paving of Hansbury Avenue from Maple Avenue to Clinton Place with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation" be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the paving of Hansbury Avenue from Maple Avenue to Clinton Place with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of twenty-five thousand four hundred eighty-eight dollars and forty-two cents (\$25,488.42) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs, as follows:

Public Outing	\$ 1,032.00
Public Affairs	57.28
City sundries	2.29
City Hospital	24,396.85
	<hr/>
	\$25,488.42

F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of four hundred sixty-six dollars and fifty-

three cents (\$466.53) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

City sundries	\$ 65.00
Revenue and Finance	12.00
Assessments to be refunded.....	389.53
	<hr/>
	\$466.53

John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond,
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of twenty-three thousand five hundred forty-one dollars and forty-one cents (\$23,541.41) be and the same is hereby appropriated to the persons named on the annexed certified lists, being the bills and claims of the Department of Public Safety as follows:

Police	\$14,610.63
Reserve uncompleted contract	1,354.12
Fire	7,576.66
	<hr/>
	\$23,541.41

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of fifty thousand nine hundred fifty-four dollars and eighteen cents (\$50,954.18) be and the same is hereby appropriated to the persons named on the annexed certified lists, being the bills and claims of the Department of Parks and Public Property as follows:
Additional hospital accommodations\$ 9,618.60

Centre Market	1,840.26
City sundries	16.27
8th Precinct Construction....	8,198.40
Green and Franklin Street property	1,144.96
Ivy Hill convalescent home..	17.88
Market construction	7,777.39
Miscellaneous advertising....	192.51
Parks and Public Property..	161.65
Printing and Stationery.....	2,754.59
Smoke Abatement	20.27
Street Improvement advertising	373.97
Public Buildings	17,223.23
Shade Tree	1,614.20
	<hr/>
	\$50,954.18

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one thousand two hundred and sixty-one dollars (\$1,261.00) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payrolls of the Department of Parks and Public Property for week ending May 7th, 1924, as follows:

Shade Tree\$1,261.00

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond,
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of thirty-four thousand six hundred twenty-

eight dollars and seventy-four cents (\$34,628.74) be and the same is hereby appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, weekly pay-
rolls ending May 7th,
1924\$34,628.74

Thomas L. Raymond,
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of ninety-one thousand four hundred seventy-six dollars and ninety-two cents (\$91,476.92) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Water\$29,327.84
Street Cleaning 4,145.69
Streets 9,601.10
Sidewalks 27.50
Public Lighting 25,529.07
Docks 2,017.00
Port Newark Development.. 8,528.76
Sewers 692.85
House Sewer Connections.. 738.29

Surveys 166.37
Purchases 25.69
Motors 8,919.89
St. Improvement advertising 232.24
Elizabeth and Sherman Ave.
property 16.30
Reserves 1,508.33

\$91,476.92

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, By the Board of Commissioners of the City of Newark that the following changes affecting the payroll of the Newark City Hospital, be and the same are hereby approved:

Appointment in the Competitive Class
Marion E. Dart, Res. Nurse, Temp.,
\$1,080 a year, May 1, 1924.

Non-Competitive Appointments
Francis Clark, Porter, \$696 a year,
May 5, 1924.
Sarah Thorsby, Porter, \$696 a year,
April 29, 1924.
Fred Mathers, Orderly, \$696 a year,
April 23, 1924.

Alfred Kearny, Orderly, \$696 a year, April 24, 1924.

Daniel McNamee, Orderely, \$696 a year, April 29, 1924.

Patrick Mooney, Orderly, \$696 a year, May 4, 1924, noon.

Daisy McIntyre, House Maid, \$576 a year, April 22, 1924.

Mary Danzey, House Maid, \$576 a year, April 22, 1924.

Naomi Forman, House Maid, \$576 a year, April 23, 1924.

Annie Andrews, House Maid, \$576 a year, April 23, 1924.

Alvernier Brown, House Maid, \$576 a year, April 30, 1924.

Anna Walsh, House Maid, \$576 a year, April 27, 1924.

Mary Roberts, House Maid, \$576 a year, May 4, 1924.

Edna Cosgrove, Nurse, \$180 a year, May 1, 1924.

Ida Ruggerio, Nurse, \$180 a year, May 1, 1924.

Antoinette Callan, Nurse, \$180 a year, May 1, 1924.

Helen Coryell, Nurse, \$180 a year, May 1, 1924.

Margaret Bush, Nurse, \$180 a year, May 1, 1924.

Lillian Long, Nurse, \$180 a year, May 1, 1924.

Carrie Havens, Nurse, \$180 a year, May 1, 1924.

Lois Miner, Nurse, \$180 a year, May 1, 1924.

Salary Increase

Anne Robertson, Nurse, from \$240 to \$300 a year, May 1, 1924.

Matilda Kuzmisky, Nurse, from \$180 to \$240 a year, May 1, 1924.

Helen L. Van Riper, Nurse, from \$180 to \$240 a year, May 1, 1924.

Evelyn Lake, Nurse, from \$180 to \$240 a year, May 1, 1924.

Irene S. Lake, Nurse, from \$180 to \$240 a year, May 1, 1924.

Nellie E. Vaughn, Nurse, from \$180 to \$240 a year, May 1, 1924.

Salary Decrease

John Paterson, Porter, from \$696 to \$600 (sleeps in), May 1, 1924.

George Blake, Orderly, from \$696 to \$600 (sleeps in), May 1, 1924.

Transfer

George Blake, from Porter to Orderly, \$600, May 1, 1924.

Returned from Leave of Absence

Mary Sheridan, House Maid, April 22, 1924.

Anna Hebring, House Maid, May 5, 1924.

Permanent from Certification

Helen Baird, Res. House, May 1, 1924.

Ruth Charters, Res. Nurse, May 1, 1924.

Doris Charters, Res. Nurse, May 1, 1924.

Grace E. Moffitt, Res. Nurse, May 1, 1924.

Maud, Sulter, Res. Nurse, May 1, 1924.

Elizabeth Charters, Res. Nurse, May 1, 1924.

Ruth Ross, Res. Nurse, May 1, 1924.

Mary Elliott, Res. Nurse, May 1, 1924.

Resignations

Lucy H. Burks, Res. Nurse, April 30, 1924.

Ola J. Hall, Res. Nurse, April 30, 1924.

Martine Olsen, Nrs. Helper, April 30, 1924.

Nathaniel Van Orden, Porter, May 1, 1924, P.P.P.R.

Margaret Rigan,, Porter, April 22, 1924.

Harry Gilchrist, Porter, May 4, 1924.

Fred Grether, Porter, April 20, 1924.

James Lester, Porter May 1, 1924.

Katie Walsh, Porter, May 6, 1924, noon.

Louis Lawrence, Porter, May 4, 1924.

Charles Singer, Orderly, April 26, 1924.

Kelly Noise, Orderly, April 30, 1924.

Michael Kane, Orderly, April 21, 1924.

Ida Johnson, House Maid, May 2, 1924.

Katie Reilly, House Maid, April 27, 1924.

Elsie Feil, Nurse, April 30, 1924.

F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In the judgment of the Director of the Department of Public Affairs it is advisable to have a complete survey made of all of the plant equipment in the buildings of the said

Department and to have the services of consulting engineers with respect to contemplated improvements in various of said buildings; and,

WHEREAS, Said Director recommends the making of a contract with Runyon and Carey, for the period of one year from May 15, 1924, upon the terms and conditions set forth in their letter to said Director, under date of April 12, 1924; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that the Director of the Department of Public Affairs be and he is hereby authorized to enter into contract with Runyon and Carey to act as consulting plant engineers for a period of one year from May 15, 1924, for the sum of six thousand dollars (\$6,000), in accordance with the terms set forth in letter from said Runyon & Carey to said Director, dated April 12, 1924.

F. C. Breidenbach
John Howe
Thomas L. Raymond
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

WHEREAS, The City of Newark on November 28. 1923, issued its short

time obligations known as Temporary Loan Bonds in the aggregate amount of fifteen thousand dollars (\$15,000) for money borrowed in anticipation of the receipt of money expended for Openings, Chapter 152, said Temporary Loan Bond being numbered 475 and dated November 28, 1923, and payable May 28, 1924; and,

WHEREAS, The improvement for which said fifteen thousand dollars (\$15,000) was issued was for Openings, Chapter 152, now in the course of construction or have been completed within six years and is an improvement for which the City is authorized by Chapter 252, of the Laws of 1916, to issue bonds and the city is without funds to pay the said fifteen thousand dollars (\$15,000) of Temporary Loan Bonds; therefore, be it

RESOLVED, That in pursuance of the provisions of an Act of the Legislature of the State of New Jersey entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of fifteen thousand dollars (\$15,000) for the purpose of temporarily financing the improvement aforesaid and renewing said fifteen thousand dollars (\$15,000) of Temporary Loan Bonds issued therefor; further

RESOLVED, That each of the Temporary Loan Bonds authorized by this

resolution amounting in the aggregate to fifteen thousand dollars (\$15,000) shall state in general terms the purpose for which it is issued, shall be dated as the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum and be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized and directed to execute in the name of the city the bonds authorized by this resolution, subject to the provisions of Chapter 252, of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and directed to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on November 28, 1923, issued its short time obligations, known as Temporary

Loan Bonds, in the aggregate amount of two hundred thousand dollars (\$200,000.00) for money borrowed in anticipation of the receipt of money expended for sewers, said Temporary Loan Bonds being numbered 473 and 474 and dated November 28, 1923, and payable May 28, 1924; and,

WHEREAS, The improvement for which said two hundred thousand dollars (\$200,000.00) was issued was for sewers now in course of construction or have been completed within six years and is an improvement for which the City is authorized by Chapter 252, of the Laws of 1916, to issue bonds and the City is without funds to pay the said two hundred thousand dollars (\$200,000.00) of Temporary Loan Bonds; therefore, be it

RESOLVED, That in pursuance of the provisions of an Act of the Legislature of the State of New Jersey, entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of two hundred thousand dollars (\$200,000.00) for the purpose of temporarily financing the improvement aforesaid and renewing said two hundred thousand dollars (\$200,000.00) of Temporary Loan Bonds issued therefor; further

RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate

of two hundred thousand dollars (\$200,000.00) shall state in general terms the purpose of which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum, and be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized and directed to execute in the name of the city the bonds authorized by this resolution, subject to the provisions of Chapter 252, of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and directed to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Auctioneers

Morris Estis, 91 Ferry Street.
Adolph Greenfield, 199 Market Street.

Ralph W. Thalheimer, 42 Scuth Orange Avenue.

Jacob Eisenberg, 5 Springfield Avenue.

David C. Willner, 101 Branford Place.

Herman Gold, 346 Plane Street.

Samuel Dlugitch, 243 Court Street.

Isadore Geller, 76 South Orange Avenue.

George Dlugitch, 223 Runyon Street.

Herbert I. Segal, 111 N. J. Railroad Avenue.

Sam Rose, 199 Market Street.

Pawnbroker

City Loan Company, 375 Broad Street.

Keeper of Junk Shop

Costantino Naporano, 106 Malvern Street.

Matteo Gesumaria, 75 Adams Street.

Tony Leonardis, 47-49 Adams Street.

Joseph B. Zamelsky, 309 Jelliff Avenue.

Philip Cooper, 181 Livingston Street.

Newark Reliner & Patch Co., 38 Lillie Street.

Salvatore Caprigliene, 77-79 Delancy Street.

Abraham Wasserson, 32 Barclay Street.

Clerks, Tax Receiver's Office.

John Howe
Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in his office taxes of 1922 on property 11-23 Elm Road, amounting to \$121.85, as the same is used for church purposes and should not have been assessed.

John Howe
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennar, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in the office taxes of 1922 on property 102 Thomas Street, amounting to \$154.40, as the same is used for church purposes and should not have been assessed.

W. J. Brennan
Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in his office Water Rents amounting to ten dollars and fifty cents (\$10.50) on property 538 North 11th Street, Block 655, Lot 19, as the same was erroneously assessed.

John Howe
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Stephen T. McKenna, in the absence of an eligible list, be and he is hereby appointed, temporarily, to the position of Utilityman in the Police Division, Department of Public Safety, at a salary of \$120.00 per month, payable as other salaries are paid, effective as of May 7, 1924.

W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Robert J. Beckley, who has been certified as eligible by the Civil Service Commission, be and he is hereby appointed to the position of Deputy Court Clerk in the First Criminal Court, Department of Public Safety at a salary of \$2,500.00 per annum, payable semi-monthly as other salaries are paid, effective June 1, 1924.

W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That Nicholas Donahue employed as Cleaner at the Centre Market, Department of Parks and

Public Property be and he is hereby transferred to the position of laborer in the Shade Tree Division, Department of Parks and Public Property at the prevailing rate of wage fifty cents (50c) per hour, said transfer to become effective May 16, 1924.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following extra work in connection with the construction of the new Centre Market be and the same is hereby allowed to the K. W. Electric Company on electrical contract:

Run two motor feed lines to automatic elevator	\$ 357.03
Run motor feed line to incinerator	281.92
Run wiring to gauge line of boilers	58.84
Run feeder lines from distribution box to switchboard in engine room	1,151.36
Extend feeder lines to the new location of switchboard in engine room	387.53
Run additional wiring required by change of lighting in engine room	324.91
Run feeder line from switch-	

board to east wall in basement	1,264.92
Provide conduits and wiring to the centre of front plaza	457.98
Total	\$4,284.49

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following extra work in connection with the construction of the new Centre Market be and the same is hereby allowed to the K. W. Electric Company on electrical contract:

Installing 3 Mono Lights	\$ 98.02
Repairing Conduits	134.90
Wiring one horsepower motor in pump room	46.41
Install wiring for signal bells	447.00
	<hr/>
	\$726.33

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond
John Howe

The roll being called the resolution was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for a three months supply of No. 2 Buckwheat Coal to be delivered to the City Hall; and,

WHEREAS, The S. Smith Coal Company bid the sum of Four Dollars and thirty-eight cents (\$4.38) per net ton delivered, which bid was the lowest responsible one received; therefore be it

RESOLVED, That the contract for said Coal be and the same is hereby awarded to the S. Smith Coal Company at the price aforesaid; and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized and directed to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for a three months supply of No. 1 Buckwheat Coal to be delivered to the City Hall; and,

WHEREAS, The S. Smith Coal Company bid the sum of five dollars and twenty-eight cents (\$5.28) per net ton delivered, which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said coal be and the same is hereby awarded to the S. Smith Coal Company at the price aforesaid; and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized and directed to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond submitted the following ordinances as a matter of information:

"An Ordinance to provide for the construction of an eight (8) inch pipe sewer in Peck Avenue between Second Avenue and First Avenue."

"An Ordinance to provide for the construction of a thirty-six (36) inch reinforced concrete pipe sewer in Aldine Street between Chancellor Avenue and Pomona Avenue."

Commissioner Raymond moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Mack International Motor Truck Corporation for the furnishing and delivering to the Department of Public Works of Mack International Truck and Special Equipment, a copy of which contract dated April 8, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach,
John Howe,
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That James F. Crane and Joseph J. Courtney, whose names have been certified by the Civil Service Commission as eligible, be and they hereby are appointed to the position of Utilityman (Chauffeur) in the Department of Public Works (Water) and (Lighting) respectively at compensations of 57 cents per hour, each, effective May 15, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering the following materials to the Department of Public Works, be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

Municipal Street Sign Company,
New York City
Approximately 150 Street Signs, at
\$7.20 a sign.

Bushwick Sheet Metal Mfg. Co.,
Brooklyn, N. Y.
Approximately 200 Street Dirt
Boxes, at \$12.33 per box.

Wm. Bauer Company, Newark
Approximately 500 tons Anthracite
Coal, delivered to any point within the
City Limits, and Belleville Reservoir,
at the following prices:
Egg Coal, at \$11.99 per ton.
Stove Coal at \$12.75 per ton.
Nut Coal, at \$12.24 per ton.
Pea Coal, at \$8.74 per ton.

Roebling Coal Company, Newark
Approximately 120 tons Bituminous
Coal, delivered to Port Newark, un-
loaded, carted to proper location and
trimmed where necessary, at \$5.65 net
ton.

Approximately 50 tons Bituminous
Coal, delivered to 350 So. 8th Street,
unloaded and trimmed where neces-
sary, at \$5.65 net ton.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That resolution (9174)
adopted by this Board of Commission-
ers on May 6, 1924, increasing the
compensations of Stationary En-

gineers and Firemen in the Depart-
ment of Public Works be and the same
hereby is rescinded insofar as the
same applies to Patrick Leahy, said
resolution in other respects to remain
in full force and effect.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

WHEREAS, By resolution (7985)
adopted by this Board of Commission-
ers on December 31, 1923, the com-
pensations of Margaretta E. Reheiss
and Gertrude Leibhauser, Clerk-
Stenographers in the Department of
Public Works were increased to \$1,-
200 per annum each; and,

WHEREAS, The Civil Service Com-
mission refused to recognize such in-
creases in that a period of one year
had not elapsed since these employees
were last increased, and such in-
creased compensation has not been
paid them; and,

WHEREAS, Such period of one
year now has elapsed; therefore, be it

RESOLVED, That the said Mar-
garetta E. Reheiss and Gertrude Leib-
hauser be and they hereby are placed
on the payroll of the Department of

Public Works (Purchases) at \$1,200 per year each, effective May 16, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Raymond Fitzpatrick be and he hereby is appointed temporarily as Utilityman (Street Cleaning) in the Department of Public Works, at a compensation of \$27.70 per week, effective May 15, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Chester Mueller and John S. Flockhart whose names have been certified by the Civil Service Commission as eligible, be and they hereby are appointed to the position of Second Assistant Engineer in the Department of Public Works (Streets)

and (Sewers) respectively, at a compensation of \$1,800 per year each, effective May 16th, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought advisable and for the best interest of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey, applicable thereto; therefore, be it

RESOLVED, That the sum of four thousand four hundred and eighty-five (\$4,485) dollars be and the same is hereby appropriated to Stuart Linsley, for the acquisition by the City of Newark of a certain tract of salt meadow land containing 2.99 acres, more or less, being designated as follows:

Block 1248 Lot 1	
1250	3
1249	3
1297	4
1298	2
1299	1 (John Ogden con-

taining 2.99 acres on the official maps of the City of Newark, in pursuance to the terms of a certain contract between Stuart Lindsley and others, and the City of Newark, dated January 24, 1923. The said sum of four thousand four hundred and eighty-five dollars (\$4,485) being appropriated from the Port Newark Development account, and payment of the same to be made to the said Stuart Lindsley upon the filing by him with the Acting Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled "An act concerning municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto, and amendments thereof, to order and cause the construction of an eight (8) inch pipe sewer in Peck Avenue between Second Avenue and First Avenue. This sewer to be used for house sewage only and to be constructed with house connections to the curb lines, together with all the ap-

purtenances necessary to complete the same, in accordance with the plans, specifications, and profiles dated March 31, 1924, and now on file in the office of the Department of Public Works.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$3,600.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$3,600.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to

give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on June 3, 1924, at 11 o'clock a. m., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, a sewer has been constructed and completed in Alexander Street from Valley Street for a distance of about 300 feet northerly, in the City of Newark; and,

WHEREAS, The Engineer in Charge of the Bureau of Sewers has determined the cost and expense of such sewer to be \$1,424.01 which benefits shall be charged and assessed against the property abutting on the

portion of the street or highway through which such sewer has been constructed; therefore, be it

RESOLVED, That the Engineer in Charge of the Bureau of Sewers is hereby directed to mail a notice to the last known address of the last owner of record of the aforesaid abutting property, stating that a hearing will be held by the Director of the Department of Public Works at his office on the second floor of the City Hall, Newark, N. J., on Monday, May 19, 1924, at 10:30 A. M., at which time and place objections to said assessments will be heard.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, a sewer has been constructed and completed in Eastern Parkway from the terminus of the present sewer for a distance of about 80 feet southerly in the City of Newark; and,

WHEREAS, The Engineer in Charge of the Bureau of Sewers has determined the cost and expense of such sewer to be the sum of \$272.00,

which benefits shall be charged and assessed against the property abutting on the portion of the street or highway through which such sewer has been constructed; therefore, be it

RESOLVED, That the Engineer in Charge of the Bureau of Sewers is hereby directed to mail a notice to the last known address of the last owner of record of the aforesaid abutting property, stating that a hearing will be held by the Director of the Department of Public Works at his office on the second floor of the City Hall, Newark, N. J., on Monday, May 19th, 1924, at 10:30 A. M., at which time and place objections to said assessments will be heard.

Thomas L. Raymond.
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate has been submitted to the Board of Commissioners of the City of Newark by the Engineer in Charge of the Bureau of Sewers showing the probable cost of constructing a sewer in Park View Terrace between Chancellor Avenue and Vassar Avenue for the use of the abutting property only, together with

lateral connections to the curb lines in said street, to be \$850.00, said probable cost being based on the best information obtainable as to the probable cost of such sewer; and,

WHEREAS, The entire cost of doing the work will be less than one thousand dollars; therefore, be it

RESOLVED, That in accordance with the provisions of the said Chapter 115 of the State Laws of 1919, the estimate so submitted and presented be and the same is hereby adopted and ordered filed; and be it further

RESOLVED, That the Board hereby signifies its intention to construct a sewer in Park View Terrace between Chancellor Avenue and Vassar Avenue, together with lateral connections to the curb lines; and that the Director of the Department of Public Works of the City of Newark will hear objections to the making of said improvement on Monday, the nineteenth day of May, 1924, at 10 o'clock A. M. at the office of the said Director on the second floor City Hall, Newark, N. J.; and be it further

RESOLVED, That the Engineer in Charge of the Bureau of Sewers be and he is hereby authorized and directed to mail a copy of this resolution to the last known owner of record as shown by the tax records of the City of Newark, N. J., of property abutting on the portions of the street or highway through which such sewer is proposed to be constructed; and that the Engineer be and he is further instructed to post or cause to be posted a copy of this resolution in the City Hall,

Newark, N. J., at least five days prior to the introduction of a second resolution setting forth the final decision of said Board to construct such sewer.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering the following materials to the Department of Public Works, be and the same hereby are awarded as follows:

J. B. Gilligan-Casey Co., Newark
Approximately 10,000 paving bricks,
at \$55.00 per M.

The Hastings Pavement Co.,
New York City
Approximately 10,000 Asphalt
Blocks, at \$114.00 per M.

Neptune Meter Co., New York City
One (1) sixteen inch (16) High
Duty Trident Crest Cold Water Meter,
including all necessary flanges, at
\$1,750.00 each.

Francis H. Ruhe, New York City
Approximately 250 dozen glass
chimneys at 65c dozen.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, On May 7, 1923, the Director of the Department of Public Works entered into contract on the part of the City of Newark, with Schober and Rhyne, Inc., Newark, for furnishing and delivering Goodrich Automobile Truck Tires; and,

WHEREAS, The said contract contains a clause whereby the same may be continued in force for a further period of six (6) months, upon the mutual consent of the parties thereto; and,

WHEREAS, It is deemed advisable to continue said contract for a further period of six (6) months from May 7, 1924, the Contractor having agreed thereto; therefore, be it

RESOLVED, That said contract entered into between the City of Newark and Schober and Rhyne, Inc., dated May 7, 1923, be and the same hereby is continued in effect for a further period of six (6) months from May 7, 1924, upon the filing by the Contractor with the said Department of Public Works of its written consent and upon the filing with the said Department

of Public Works of the consent of the Surety on said contract.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, On May 19, 1923, the Director of the Department of Public Works entered into contract, on the part of the City of Newark, with Baldwin Tire Company, Newark, for furnishing and delivering Hood Automobile Tires; and,

WHEREAS, The said contract contains a clause whereby same may be continued in force for a further period of six (6) months, upon the mutual consent of the parties thereto; and,

WHEREAS, It is deemed advisable to continue said contract for a further period of six (6) months from May 19, 1924, the Contractor having agreed thereto; therefore be it

RESOLVED, That said contract entered into between the City of Newark and Baldwin Tire Company, dated May 19, 1923, be and the same hereby is continued in effect for a further period of six (6) months from May 19, 1924, upon the filing by the Contractor with the said Department of Public

Works of its written consent and upon the filing with the said Department of Public Works of the consent of the Surety on said contract.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled, "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof to order and cause the construction of a thirty-six (36) inch reinforced concrete pipe sewer in Aldine Street between Chancellor Avenue and Pomona Avenue. This sewer to be used for storm water only, together with all the appurtenances necessary to complete the same.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to

That the sum of \$5,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$5,000.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on June 3, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate has been submitted to the Board of Commissioners of the City of Newark, by the Engineer in Charge of the Bureau of Sewers showing the probable cost of constructing a sewer in Passaic Avenue between Van Buren Street and Jackson Street for the use of the abutting property only, to be \$900.00, said probable cost being based on the best information obtainable as to the probable cost of such sewer; and,

WHEREAS, The Board of Commissioners signified its intention by a resolution to construct such a sewer in Passaic Avenue between Van Buren Street and Jackson Street at a meeting of said Board held on April 8, 1924; and,

WHEREAS, A copy of such resolution together with a notice stating that objections to the making of said improvement would be heard by the Director of the Department of Public Works on April 21, 1924, at 10 o'clock A. M., was mailed or caused to be mailed by the said Engineer to the last

known address of the last owner of record, as shown by the tax maps of such city, of the property abutting on the portion of the street or highway through which such sewer is proposed to be constructed; and,

WHEREAS, A copy of such resolution and notice was posted conspicuously in the City Hall at least five days prior to the introduction of this resolution, setting forth the final decision of said Board to cause the construction of said sewer; and,

WHEREAS, At least two weeks have elapsed since the passage of the first resolution to which this resolution refers; therefore, be it

RESOLVED, That this Board hereby signifies its final decision to construct a sewer in Passaic Avenue between Van Buren Street and Jackson Street, the construction of such sewer to be done by day labor under the direct supervision of the Department of Public Works.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of Revenue and Finance be and he is

hereby requested to cancel the assessment of \$23.34 for house sewer connection on Block 3702, Lot 6, being number 177 Chancellor Avenue, said connection having been made by error for lot already connected.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering Ties, Switch Timbers, Rails, Fastenings and Appurtenances.

Bids to be received at the office of said Director between the hour of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Resolutions (9175) and (9176) adopted by this Board of Commissioners on May 6, 1924, increasing the compensations of divers employees in the Department of Public Works erroneously set forth March 15, 1924, as the date on which the same shall become effective; and,

WHEREAS, Said resolutions were intended to become effective on May 16th and May 15th, respectively; therefore, be it

RESOLVED, That said resolutions be corrected so that the resolution increasing the compensation of Watson MacConochie et al, shall become effective as of May 16, 1924, and that increasing the compensation of Michael Corcoran et al, shall become effective as of May 15, 1924.

F. C. Breidenbach,
W. J. Brennan
F. C. Breidenbach
John Howe,
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper City Officer.

Mack International Motor Truck Corporation, furnishing and delivering Mack Trucks and Special Equipment. (Contract Bond).

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from Mrs. Thomas L. O'Connor, of 86 Central Avenue, protesting against the opening and widening of Washington Street.

Commissioner Gillen moved that the letter be referred to Commissioner Raymond.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from Mr. D. Murphy, Adjutant of the Newark Post. The Wounded and Disabled Veterans of New Jersey, requesting the use of the Assembly Chambers of the City Hall for convention purposes on Saturday, June 14, 1924.

Commissioner Gillen moved that the

letter be referred to Mayor Breidenbach.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from the New Jersey State League of Municipalities, of Trenton, New Jersey, enclosing bill for \$4,142, pro rata share of New York Telephone Rate Case at \$10 per thousand, and advising that Frank Sommers has been appointed Special Counsel to represent the City of Newark in this matter.

Commissioner Gillen moved that the letter be referred to Corporation Counsel.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from the New Jersey State League of Municipalities, of Trenton, New Jersey, regarding change in the form of government in Newark.

Commissioner Gillen moved that the letter be referred to Mayor Breidenbach.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from the New Jersey State League of Municipalities regarding using form of Government used by Detroit for the City of Newark.

Commissioner Gillen moved that the letter be referred to Mayor Breidenbach.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: I might say on the change of government, that I received a copy of a resolution adopted by the Democratic City Committee asking the Mayor to appoint a committee to form a new charter. I have the matter under consideration, and I am not ready to say at this time what I intend to do, until I talk it over with my colleagues on the City Commission.

Commissioner Brennan: It might be advisable to thank the organization for the opportunity given to appoint such a committee, after the Commission suggested seeing them some months ago.

Mayor Breidenbach: The City Commission did issue a statement in regard to the form of government some months ago.

Commissioner Brennan: We will appreciate your assistance, I know.

A communication from the Building Trades Council, 268 Washington Street, regarding the construction of an addition to the hospital at Ivy Hill.

Commissioner Gillen moved that the communication be referred to the Mayor.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from the Law Department of the City of New York, regarding the LaGuardia Bill H. R. 6533.

Commissioner Gillen moved that the letter be referred to Corporation Counsel for advice.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from B. R. Wade, Lieutenant Colonel of the Seventy-eighth Division, Newark, New Jersey, asking permission to drop leaflets from aeroplanes in order to advertise the Citizens' Military Training Camp.

Commissioner Gillen moved that the letter be referred to the Mayor, and

that the Mayor issue some public statement or proclamation advising the public of this opportunity.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from Mr. F. R. Fenton, Secretary, Investment Bankers' Association of America, Chicago, Ill., regarding Revenue Bill H. R. 6715 in relation to deduction by an individual tax payer from his gross income in determining his taxable income of interest paid on indebtedness not incurred in carrying on a trade or business.

Commissioner Brennan moved that the letter be referred to Mayor Breidenbach and also to Commissioner Howe.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from Mr. George D. Dixon, Vice-President, Pennsylvania Railroad System, Philadelphia, Pa., regarding publication in their menus of a series of articles entitled "Pennsylvania Railroad Cities."

Commissioner Brennan moved that the letter be referred to Commissioner Raymond.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the Clerk:

“An ordinance to amend an ordinance entitled “An Ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for violation of its provisions,” adopted December 31, 1919.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That an ordinance entitled, “An Ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions,” adopted December 31, 1919, be amended in the following manner:

By extending the business district so as to include both sides of Hecker Street for a depth of 100 feet between a line 100 feet south of and parallel to Orange Street and a line 100 feet north of and parallel to Sussex Avenue;

By extending the business district so as to include both sides of Jay Street for a depth of 100 feet between a line 100 feet south of and parallel to Orange Street and a line 100 feet north of and parallel to Sussex Avenue; and that the Use District Map which accompanies said ordinance to which this ordinance is an amendment be and the same is hereby changed so as to include within said business district the area above described.

Section 2. That the ordinance above mentioned is hereby further amended by including in the residence district the area described as follows:

Beginning at the intersection of Sherman Avenue and Frelinghuysen Avenue; thence westerly to a point on the north side of Emmett Street midway between Sherman Avenue and Frelinghuysen Avenue; thence westerly on a line 100 feet south of and parallel to Sherman Avenue to a point distant 100 feet north of Wright Street; thence westerly along a line 100 feet north of and parallel to that part of Wright Street which lies east of Sherman Avenue to a point distant 100 feet east of that part of Wright Street which lies north of Sherman Avenue; thence northerly along a line 100 feet east of and parallel to that part

of Wright Street which lies north of Sherman Avenue to a point 100 feet north of Sherman Avenue; thence easterly along a line 100 feet north of and parallel to Sherman Avenue to a point distant 100 feet west of Astor Street; thence southerly along a line 100 feet west of and parallel to Astor Street to the place of beginning; and that the Use District Map which accompanies said ordinance to which this ordinance is an amendment be and the same is hereby changed so as to include within said residence district the area above described.

Section 3. All ordinances and parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 4. This ordinance shall take effect immediately.

Commissioner Brennan: There is not any particular hurry for this ordinance. It is recommended by the Board of Zoning Appeals. I move that it remain on first reading until a week from today.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: We have all this week Girls' Week and we have here this morning the Junior Mayor, the Junior Director of Public Works, the Junior Director of Parks and Public Property, the Junior Director of

Revenue and Finance, the Junior Director of Public Safety and other Junior Officials.

Remarks were then made by the following Junior Officials:

Elizabeth Blewitt, Mayor.

Anita Curran, Deputy to the Mayor.

Anna Bozzol, Commissioner of Public Safety.

Marie Fitzsimmons, Commissioner of Parks and Public Property.

Margaret Mahar, Commissioner of Revenue and Finance.

Betty McIntosh, Commissioner of Streets and Public Works.

Martha Weinstein, City Clerk.

Anna Johnson, Secretary to City Clerk.

Marguerite McEnroe, City Counsel.

Arturina Bozzol, Assistant City Counsel.

Commissioner Brennan: I move to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

W. J. BRENNAN

JOHN HOWE

THOMAS L. RAYMOND

CHARLES P. GILLEN

F. C. BREIDENBACH

The Board of Commissioners of The City of Newark, New Jersey.

W. J. EGAN,

City Clerk.

NEWARK, N. J.

May 20th, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond.

Absent:—Mayor Breidenbach.

Commissioner Howe presiding.

The minutes of the previous meeting were read and approved.

Commissioner Raymond: I move we take the Washington Street matter up before any other ordinance in order that the persons here may have an opportunity to speak and not be delayed.

Commissioner Howe: Any citizen wish to be heard in reference to the Washington Street opening?

No response.

Commissioner Raymond moved that the title of "An ordinance to provide for the opening and widening of Washington Street from a point about 106.58 feet north of the northerly line of Market Street southerly to the northerly line of Camfield Court," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Raymond, Brennan, Gillen, Howe.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the opening and widening of Washington Street from a point about 106.58 feet north of the northerly line of Market Street southerly to the northerly line of Camfield Court.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Raymond, Brennan, Gillen, Howe.

Commissioner Brennan offered the following ordinance which was read by the Clerk:

An ordinance to amend an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provision," adopted December 31, 1919, be amended in the following manner:

By extending the business district so as to include both sides of Hecker Street for a depth of 100 feet between a line 100 feet south of and parallel to Orange Street and a line 100 feet north of and parallel to Sussex Avenue;

By extending the business district so as to include both sides of Jay Street for a depth of 100 feet between a line 100 feet south of and parallel to Orange Street and a line 100 feet north of and parallel to Sussex Avenue: and that the Use District Map which accompanies said ordinance to which this ordinance is an amendment be and the same is hereby changed so as to include within said Business District the area above described.

Section 2. That the ordinance above mentioned is hereby further amended by including in the Residence District the area described as follows:

Beginning at the intersection of Sherman Avenue and Frelinghuy-

sen Avenue; thence westerly to a point on the north side of Emmett Street midway between Sherman Avenue and Frelinghuysen Avenue; thence westerly on a line 100 feet south of and parallel to Sherman Avenue to a point distant 100 feet north of Wright Street; thence westerly along a line 100 feet north of and parallel to that part of Wright Street which lies east of Sherman Avenue to a point distant 100 feet east of that part of Wright Street which lies north of Sherman Avenue; thence northerly along a line 100 feet east of and parallel to that part of Wright Street which lies north of Sherman Avenue to a point 100 feet north of Sherman Avenue; thence easterly along a line 100 feet north of and parallel to Sherman Avenue to a point distant 100 feet west of Astor Street; thence southerly along a line 100 feet west of and parallel to Astor Street to the place of beginning; and that the Use District Map which accompanies said ordinance to which this ordinance is an amendment be and the same is hereby changed so as to include within said Residence District the area above described.

Section 3. All ordinances and parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 4. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Brennan moved that the ordinance be referred to the Zoning Commission for recommendation and report.

Commissioner Brennan moved that

the ordinance be taken up on third reading on June 3rd, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Mr. Charles M. Mason appeared before the Commission and requested that the ordinance providing for the construction of a pipe sewer in Blanchard Street be laid over.

Commissioner Raymond moved that "An ordinance to provide for the construction of a pipe sewer in Blanchard Street between Ferry Street and the Passaic River" be laid over for two weeks.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Raymond offered the following ordinance which was read by the Clerk:

An ordinance authorizing the issuance of \$1,000,000 Water Bonds of the City of Newark.

The Board of Commissioners of the City of Newark do ordain as follows:

Section 1. Pursuant to Chapter 252 of the Laws of 1916 of New Jersey, and the acts amendatory thereof and supplemental thereto, negotiable bonds of the City of Newark to be known

as "Water Bonds" and to be dated July 1, 1924, are hereby authorize to be issued in the aggregate principal amount of \$1,000,000, for the purposes hereinafter stated, for which purposes it is necessary to raise said sum of money.

Section 2. The money to be raised by the issuance of said bonds shall be applied to the purpose of paying for the construction and acquisition of water supply systems for the City of Newark, and any part or parts of such systems, and buildings, land and rights in land therefor, or any or all of such items, including the payment of the cost and expense of such of said properties or improvements as the City itself is authorized by law to acquire or make, and also the payment of amounts required to be paid by the City to the North Jersey District Water Supply Commission under the provisions of Chapter 71 of the Pamphlet Laws of 1916 of the State of New Jersey, as amended, and contracts between the City and said Commission, for the purpose of defraying the cost and expense of a water supply system in the watershed of the Wanaque River.

Section 3. The following matters are hereby determined and declared pursuant to the requirements of said Chapter 252 of the Laws of 1916, as amended:

(a) No part of the cost of said improvement has been or is to be specially assessed against property specially benefited.

(b) The probable period of usefulness of the improvements for which

said bonds are to be issued, computed in the manner prescribed by Section 4 of said Chapter 252 of the Laws of 1916 as amended (said improvements being the class described in Clause (C) of Sub-section (2) of said Section 4, and being not yet completed) is forty years, beginning upon the date of said bonds.

c) The average assessed valuation of the taxable real property (including improvements) of the City of Newark, computed upon the next preceding three valuation thereof in the manner provided in Section 12 of said Chapter 252 of the Laws of 1916, as amended, is \$472,028,445.00.

(d) The net debt of said City, computed in the manner provided in said Section 12, is \$23,632,916.99.

(e) The statement required by said Section 12, (showing said net debt, etc.) has been made and filed with the City Clerk as required by said act.

Section 4. This ordinance shall take effect in the manner provided by law.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

Commissioner Raymond moved that the ordinance be taken up on third reading on May 27th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

Commissioner Raymond offered the following ordinance which was read by the Clerk:

An ordinance authorizing the issuance of \$750,000 Port Newark Im-

provement Bonds of the City of New-
ark.

The Board of Commissioners of the
City of Newark do ordain as follows:

Section 1. Pursuant to Chapter 252 of the Laws of 1916 of New Jersey, and the acts amendatory thereof and supplemental thereto, negotiable bonds of the City of Newark to be known as "Port Newark Improvement Bonds" and to be dated July 1, 1924, are hereby authorized to be issued in the aggregate principal amount of \$750,000 for the purposes hereinafter stated, for which purposes it is necessary to raise said sum of money.

Section 2. The money to be raised by the issuance of said bonds shall be applied to the purpose of paying for the following described improvements to be made by the City of Newark, pursuant to authority conferred by Section 13 of Article XXVIII of Chapter 152 of the Laws of 1917, and Sub-division (J) of Section 1 of Article XX of said statute, and other statutes of the State of New Jersey, viz.:

(a) The making and construction of a channel or channels in navigable waters upon which front the lands heretofore acquired by the City of Newark pursuant to Chapter 272 of the Laws of 1907, and other statutes, for the purpose of constructing and establishing docks and shipping facilities (which lands and the improvements thereon are commonly known as "Port Newark Terminal");

(b) The filling in of said lands;

(c) The construction of bulkheads and docks on said lands and in the water adjacent thereto; and,

(d) The acquisition of additional lands for wharves, piers, docks, slips and basins, and for the purpose of connecting docks with highways and railroads within the City, and with other public docks of the City.

Section 3. The following matters are hereby determined and declared pursuant to the requirements of said Chapter 252 of the Laws of 1916, as amended:

(a) No part of the cost of said improvement has been or is to be specially assessed against property specially benefited.

(b) The probable period of usefulness of the improvements for which said bonds are to be issued, computed in the manner prescribed by Section 4 of said Chapter 252 of the Laws of 1916, as amended, (said improvements being of the class described in Sub-division (U) of Sub-section (2) of said Section 4 and being not yet completed) is forty years beginning upon the date of said bonds.

(c) The average assessed valuation of the taxable real property (including improvements) of the City of Newark, computed upon the next preceding three valuations thereof in the manner provided in Section 12 of said Chapter 252 of the Laws of 1916, as amended, is \$47,028,445.00.

(d) The net debt of said City, com-

puted in the manner provided in said Section 12, is \$23,632,916.99.

(e) The statement required by said Section 12 (showing said net debt, etc.) has been made and filed with the City Clerk as required by said act.

Section 4. This ordinance shall take effect in the manner provided by law.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Raymond moved that the ordinance be taken up on third reading on May 27th, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Gillen moved that the title of "An ordinance authorizing the issuance of not exceeding \$300,000 Temporary bonds of the City of Newark for the construction of a building to be used as a convalescent home for the Newark City Hospital," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

The clerk then read the title of the ordinance as follows:

An ordinance authorizing the issuance of not exceeding \$300,000 Temporary Bonds of the City of Newark for the construction of a building to be used as a convalescent home for the Newark City Hospital.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Raymond moved that the title of "An ordinance to provide for the construction of a system of reinforced concrete pipe sewers to be used for storm water only, in the following streets; a sixty (60) inch pipe in Mt. Vernon Place from Sandford Avenue to Ellery Avenue, a thirty-nine (39) inch pipe in Ellery Avenue from Mt. Vernon Place to Sandford Place, a thirty-six (36) inch pipe in Ellery Avenue from Sandford Place to Putnam Street, a twenty-four (24) inch pipe in Putnam Street from Ellery Avenue to Florence Avenue and a twenty-one (21) inch pipe in Florence Avenue between Putnam Street and Clinton Avenue, together with an eighteen (18) inch branch in Putnam Street from Ellery Avenue to Marsac Place from Putnam Street for a distance of about 200 feet northerly," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the construction of a system of reinforced concrete pipe sewers, to be used for storm water only, in the following

streets: a sixty (60) inch pipe in Mt. Vernon Place from Sandford Avenue to Ellery Avenue, a thirty-nine (39) inch pipe in Ellery Avenue from Mt. Vernon Place to Sandford Place, a thirty-six (36) inch pipe in Ellery Avenue from Sandford Place to Putnam Street, a twenty-four (24) inch pipe in Putnam Street from Ellery Avenue to Florence Avenue and a twenty-one (21) inch pipe in Florence Avenue between Putnam Street and Clinton Avenue, together with an eighteen (18) inch branch in Putnam Street from Ellery Avenue to Marsac Place and in Marsac Place from Putnam Street for a distance of about 200 feet northerly.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

Commissioner Raymond moved that the title of "An ordinance to provide for the grading, curbing, flagging and paving of Caldwell Place from Carolina Avenue to West End Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation" be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing, flagging and paving of Caldwell Place from Carolina Avenue to West End Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

Commissioner Raymond moved that the title of "An ordinance to provide for the resurfacing of Weequahic Avenue from Elizabeth Avenue to Bergen Street with asphalt pavement (1½" top, 1½" binder) on the old telford foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the resurfacing of Weequahic Avenue from Elizabeth Avenue to Bergen Street with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

Commissioner Raymond moved that the title of "An ordinance to authorize the acquirement of lands on the southerly side of Green Street, between Broad and Mulberry Streets, in the City of Newark, New Jersey, for City Hall extension purposes, and providing for the financing thereof" be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

The clerk then read the title of the ordinance as follows:

An ordinance to authorize the acquirement of lands on the southerly side of Green Street, between Broad and Mulberry Streets, in the City of Newark, New Jersey, for the City Hall extension purposes and providing for the financing thereof.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gil-
len, Howe, Raymond.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of \$37,-
457.14 be and the same is hereby ap-
propriated to the City Treasurer, for
the semi-monthly payrolls May 1st to
15th, 1924, of the Department of
Public Affairs, as follows:

Public Affairs	\$ 1,279.57
Employment Bureau	870.32
Outdoor Poor	1,009.57
Almshouse	2,491.16
Bureau of Baths.....	2,608.53
City Home	2,227.90
Bureau of Health	12,482.61
City Hospital	14,487.48
	<hr/>
	\$37,457.14

John Howe
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond.

RESOLVED, That the sum of \$6,-
213.45 be and the same is hereby ap-
propriated to persons named on an-
nexed certified list being the bills and
claims of the Department of Revenue
and Finance as follows:

Assessments to be refunded..	1,601.45
Elections	295 00

Contingent	4,142.00
Street Improvement Charges	175.00
	<hr/>
	\$6,213.45

John Howe
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the sum of \$22,695.24 be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance from May 1st to 15th, 1924, as follows:

Director's	924.15
Comptroller's	2,207.50
Auditor's	1,340.00
City Treasurer's	775.00
Tax Receiver's	1,790.00
Tax Arrears'	640.00
Tax Receiver's (Temp.).....	2,510.00
Board Assessment & Revision of Taxes	5,973.30
Board Assessments for	
Local improvements	772.01
Law Department	2,154.98
City Clerk's Department.....	2,193.32
First District Court	737.49
Second District Court.....	677.49
	<hr/>
	\$22,695.24

John Howe
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisioenrs Brennan, Gillen, Howe, Raymond.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of \$237.62 be and the same is hereby appropriated to persons named on annexed certified list being the bills and claims of the Department of Public Safety as follows:

Licenses	\$237.62
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John Howe
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the sum of \$165,332.46 be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the semi-monthly payroll of the Department of Public Safety from May 1st to 15th, 1924, as follows:

Director's Office	687.49
1st Criminal Court	759.98
2nd Criminal Court	645.40
3rd Criminal Court	572.49
Building Division	2,034.99
Electrical Division	572.50

License Division	567.50
Fire Division	87,267.24
Police Division	87,224.87
	<hr/>
	\$166,332.46

W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of \$823.20 be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending May 14, 1924, as follows:

Shade Tree	\$823.20
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Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the sum of \$10,429.50 be and the same is hereby ap-

propriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Centre Market	\$5.00
Convalescent Home Construction	10,344.50
	<hr/>
	\$10,429.50

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the sum of \$12,488.01 be and the same is hereby appropriated to the City Treasurer for semi-monthly payrolls May 1, 1924, to May 15, 1924, of the Department of Parks and Public Property as follows:

Director's Office	\$ 1,486.99
Printing and Stationery	137.50
Smoke Abatement	125.00
Weights and Measures	845.00
Centre Market	4,431.47
Public Buildings	4,499.55
Shade Tree	922.50
	<hr/>
	\$12,448.01

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond.

Commissioner Howe offered the following resolution:

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following employees in the office of the Comptroller, Department of Revenue and Finance, be and the same is hereby increased to the amounts set opposite their respective names, effective June 1st, 1924.

Thomas J. McMahon, Clerk, from \$2,160 to \$2,280.

William H. Baldwin, Jr. Clerk, from \$2,160 to \$2,280.

John R. Farrell, Jr. Clerk, from \$1,860 to \$1,980.

John Howe
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Howe offered the following resolution:

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Bill Poster
Six Sheet Poster Company, Inc.

Keeper of Junk Shop
Sherman Bottle Company, 203 Frelinghuysen Avenue.
Ruben Bronstein, 31 Lewis Street.
Joseph Lienfeld, 51 East Runyon Street.
Jacob Jurisky, 74 Livingston Street.

Auctioneer
Charles A. Rettaliata, 200 Passaic Street.
Alfred Wellner, 200 Passaic Street.

Pawnbroker
National Loan Society, 17 Academy Street.

John Howe
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Gillen offered the following resolution:

RESOLVED, By the Board of Commissioners of the City of Newark that Frederick L. Anderson, employed as painter in the Department of Parks and Public Property, be and he is transferred temporarily from said Department to the same position in the Department of Public Safety, Fire Division, and at the same rate of pay, effective May 21, 1924.

W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Gillen offered the following resolution:

WHEREAS, By authority of the Board of Commissioners of the City of Newark, New Jersey, the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the construction of a Convalescent Hospital at Ivy Hill, South Orange, New Jersey; and,

WHEREAS, the Frank Briscoe Company bid the sum of three hundred and twenty-five thousand, seven hundred dollars (\$325,700) for general construction, which bid was the lowest responsible one received, therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to the Frank Briscoe Company at the price aforesaid; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, New Jersey.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That James S. Pigott be and he is hereby appointed as architect and engineer to prepare plans and specifications and supervise the additions and alterations of the power house at the Ivy Hill Alms House to provide additional facilities for the Alms House, Convalescent Hospital and Anti-Toxin Stables.

Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That James McConnell be and he is hereby temporarily appointed as City Hall Policeman in the Department of Parks and Public Property, at an annual salary of one thousand five hundred dollars (\$1,500), said appointment to become effective May 16, 1924

Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

WHEREAS, Fire has occurred in the City Hall greatly affecting elevator No. 1 and in the judgment of the Director of the Department of Parks and Public Property, in whose department said City Hall is, it is advisable to restore the service on said elevator to a condition of usefulness; and,

WHEREAS, By reason of said fire in the judgment of this Board an exigency exists which will not permit of advertising for competitive bids for the making of said repairs; and,

WHEREAS, The Director of the Department of Parks and Public Property has obtained an estimate from the Otis Elevator Company for said work amounting to one thousand one hundred and seventy-two dollars and fifty cents (\$1,172.50); therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, N. J., that the said Director be and he is hereby authorized to order said repairs from the Otis Elevator Company at the price aforesaid.

Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the salaries of the following named, employed in the Department of Parks and Public Property, be and the same are hereby increased to the amounts shown opposite their respective names, said increase to become effective May 15th, 1924:

Public Buildings

James Wiseman, Custodian, from \$3,500 to \$3,700.

Gottfried Dries, Electrical and Steam Engineer, from \$3,380 to \$3,640.

Ferdinand Wuestefeld, Engineer, from \$2,340 to \$2,600.

William V. Connelly, Engineer, from \$2,340 to \$2,600.

William A. Roos, Engineer, from \$2,340 to \$2,600.

Fred L. Kramel, Engineer, from \$2,340 to \$2,600.

Patrick Moran, Fireman, from \$2,184 to \$2,444.

James Gillen, Fireman, from \$2,184 to \$2,444.

John J. Weston, Fireman, from \$2,184 to \$2,444.

Thomas Kerwin, Fireman, from \$2,184 to \$2,444.

James Mulvihill, Cleaner, from \$2,158 to \$2,416.

Thomas Malloy, Cleaner, from \$2,158 to \$2,416.

Thomas Costello, Oiler and Wiper, from \$2,158 to \$2,416.

John Hanretty, Carpenter, from \$2,700 to \$2,900.

James Fitzherbert, Janitor, from \$1,500 to \$1,620.

Edward Kelly, Janitor, from \$1,500 to \$1,620.

Thomas McKeever, Janitor, from \$1,500 to \$1,620.

John Smith, Janitor, from \$1,500 to \$1,620.

Henry Coffenberg, Janitor, from \$1,500 to \$1,620.

Adam Leiss, Janitor, from \$1,500 to \$1,620.

Cornelius Brown, Janitor, from \$1,500 to \$1,620.

Halsey Francisco, Janitor, from \$1,500 to \$1,620.

James F. Smith, Janitor, from \$1,500 to \$1,620.

Thomas Dwyer, Janitor, from \$1,500 to \$1,620.

John J. Bird, Janitor, from \$1,440 to \$1,560.

John Kelly, Janitor, from \$1,440 to \$1,560.

William B. Castleton, Aerial Cleaner, from \$1,620 to \$1,740.

George Britting, Aerial Cleaner, from \$1,620 to \$1,740.

Andrew Coyle, Window Cleaner, from \$1,500 to \$1,620.

Henry S. Peale, Window Cleaner, from \$1,500 to \$1,620.

Terence O'Brien, Window Cleaner, from \$1,500 to \$1,620.

Anthony Rizzolo, City Hall Police, from \$1,620 to \$1,740.

Thomas F. Dowd, City Hall Police, from \$1,620 to \$1,740.

Edward McCann, City Hall Police, from \$1,620 to \$1,740.

John J. Flynn, City Hall Police, from \$1,620 to \$1,740.

Harry W. Mott, Elevator Attendant, from \$1,500 to \$1,620.

Patrick Brady, Elevator Attendant, from \$1,500 to \$1,620.

Harry W. Woodhouse, Elevator Attendant, from \$1,500 to \$1,620.

Bernard Gibboney, Elevator Attendant, from \$1,500 to \$1,620.

Thomas H. Moore, Elevator Attendant, from \$1,500 to \$1,620.

William H. Smith, Elevator Attendant, from \$1,500 to \$1,620.

Genaro Russo, Elevator Attendant, from \$1,200 to \$1,320.

John J. Griffin, Elevator Attendant, from \$1,200 to \$1,320.

Edward Kelly, Elevator Attendant, from \$1,200 to \$1,320.

John Dunnion, Elevator Attendant, from \$1,200 to \$1,320.

William O'Shea, General Carpenter, from \$1,860 to \$1,980.

William McCracken, General Carpenter, from \$1,620 to \$1,740.

Lena H. Shepard, Telephone Operator, from \$1,320 to \$1,440.

Anna J. Seifert, Telephone Operator, from \$1,320 to \$1,440.

Agnes E. Lamb, Telephone Operator, from \$1,320 to \$1,440.

Charles J. Bell, Telephone Operator, from \$1,620 to \$1,740.

John Drury, Laborer, from \$1,320 to \$1,440.

James Casey, Laborer, from \$1,080 to \$1,200.

Max Ebenfeld, Laborer, from \$1,200 to \$1,320.

Michael Sinnott, Laborer, from \$1,200 to \$1,320.

J. Frank Doyle, Laborer, from \$1,080 to \$1,200.

John J. Tansey, Laborer, from \$960 to \$1,080.

Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to delegate Daniel Maloney to attend the Eighteenth Annual Convention of the Smoke Prevention Association at Buffalo, N. Y., on June 3, 4 and 5, 1924.

Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the rate of wage for cleaners employed in the City Hall, Department of Parks and Public Property, be and the same is hereby increased from Three dollars and twenty-five cents (\$3.25) to Three dollars and fifty cents (\$3.50) per day, said increase to become effective May 15th, 1924.

Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the salaries of the following named, employed in the Department of Parks and Public Property, be and the same are hereby increased to the amounts shown opposite their respective names, said increases to become effective May 15th, 1924:

Weights and Measures Division
Anna C. Cronin, Junior Clerk, from \$860 to \$960.

Director's Office

Helen C. Dwyer, Clerk-Stenographer, from \$1,860 to \$1,980.

Catherine C. Keough, Clerk-Stenographer, from \$1,680 to \$1,800.

Edna M. Bowne, Clerk, from \$1,680 to \$1,860.

Pauline L. Towne, Telephone Operator, from \$1,080 to \$1,320.

Thomas Doyle, Chauffeur, from \$1,380 to \$1,500.

Bureau of Printing and Stationery

Joseph A. Ward, Clerk, from \$2,100 to \$2,400.

W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the salaries of the following named employed in the Department of Parks and Public Property, be and the same are hereby increased to the amounts shown opposite their respective names, said increase to become effective May 15th, 1924:

Centre Market

Louis Filliger, Chief Engineer, from \$3,380 to \$3,640.

Walter D. Coffey, Engineer, from \$2,340 to \$2,600.

Peter Reilly, Engineer, from \$2,340 to \$2,600.

Gottfried Dries Jr., Engineer, from \$2,340 to \$2,600.

Patrick Leahy, Engineer, from \$2,340 to \$2,600.

Peter Morron, Fireman, from \$2,184 to \$2,444.

John Hurley, Fireman, from \$2,184 to \$2,444.

Peter Geraughty, Fireman, from \$2,184 to \$2,444.

John J. McCann, Fireman, from \$2,184 to \$2,444.

Charles J. Mooney, Oiler and Wiper, from \$2,158 to \$2,416.

John O'Hara, Boiler Room Helper, from \$2,158 to \$2,416.

Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Raymond: I have been informed that the cost of the opening of Ward Street would be about \$1,200,000, without the additional cost of the construction of a bridge over the Morris Canal. The original ordinance for this improvement appropriated the sum of \$550,000. I suggest that next Tuesday we hear the public—that we hold a hearing and that such persons as desire be heard on this state of facts. In view of the fact that the Ward Street opening, estimated to cost \$550,000, will actually cost about \$1,200,000, I think it is only fair to give notice to the public today, through the press, that we will hear such persons as are interested next Tuesday at 11 o'clock a. m., and in that way we can get some expression of opinion.

Commissioner Gillen: Mr. Mayor, the Chamber of Commerce, or at least the Municipal Affairs Committee of the Chamber of Commerce, has invited the Commissioners to attend a conference to discuss the question of whether a change in the form of government should be adopted by the City, and I would move you, Mr. Mayor, that the Commissioners attend this conference.

Mr. Wollmuth, representing the Chamber of Commerce, stated that the idea of the conference is not to discuss a change in government, rather to consider certain points that

have come up in the minds of the Committee in the consideration of the Commission form of Government. Their study has led them to the consideration of certain points for improving the present form and they would like to have the advice of the Commissioners based upon their experience in the actual operation of the Commission Government form, and also to obtain their advice in connection with suggestions that have been made for modifications of the present form.

Commissioner Gillen: I would make a motion that we hold a conference with the Municipal Affairs Committee of the Chamber of Commerce on next Tuesday afternoon, at 2:30 o'clock, and that as many of the members of the City Commission who can conveniently do so attend.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

City Clerk Egan presented a proposed agreement, received from the North Jersey District Water Supply Commission, between the municipalities of Newark, Paterson, Passaic, Clifton, Bayonne, Kearny, Bloomfield, Montclair, Glen Ridge and the North Jersey District Water Supply Commission which was read by the Clerk.

Commissioner Raymond moved that it be referred to the Law Department for consideration and to report back to the Board of Commissioners.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Raymond submitted the following ordinances as a matter of information:

An ordinance to provide for the construction of sewers for the Meadow District, Section 2.

An ordinance to supplement an ordinance entitled, "An ordinance to provide for the construction of a sewer to be known and designated as 'Sewers for the Meadow District, Section 1'," adopted April 8, 1924.

Commissioner Raymond moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the annexed release from the City of Newark to Ludlum Motor Car Co., be and the same is hereby approved; and the Director of the Department of Public Works and the City Clerk of the City of Newark are hereby authorized and directed to execute said release on behalf of the City on the adoption of

this resolution; said release to be delivered to said Ludlum Motor Car Company on payment by him of the sum therein mentioned.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the annexed release from the City of Newark to Hartford Accident & Ind. Co., behalf of Donald McNicoll, be and the same is hereby approved; and the Director of the Department of Public Works and the City Clerk of the City of Newark are hereby authorized and directed to execute said release on behalf of the City on the adoption of this resolution; said release to be delivered to said Hartford Accident & Ind. Co., behalf of Donald McNicoll on payment by him of the sum therein mentioned.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company for grading, curbing, flagging and paving of Keer Avenue, from Bergen Street to Parkview Terrace, dated the 6th day of May, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company for repave 13th Avenue from Springfield Avenue to Littleton Avenue, dated the 6th day of May, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company for paving of North Seventh Street from Davenport Avenue to Delevan Avenue, dated the 6th day of May, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company for grading, curbing, flagging and paving of North 11th Street from First Avenue to

Bloomfield Avenue, dated the 6th day of May, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract between the City of Newark and L. C. Smith & Bros. Typewriter Company for the furnishing and delivering to the Department of Public Works of L. C. Smith & Bros. Typewriters, a copy of which contract dated April 14th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company for the furnishing and delivering to the Department of Public Works of Granite Blocks, a copy of which contract dated May 6th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract between the City of Newark and Cortes-Ward Company for the furnishing and delivering to the Department of Public Works of waste paper cans and bags for same, a copy of which contract dated April 3rd, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and

directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company for grading, curbing, flagging and paving of Grove Terrace from West End Avenue easterly to Newark-Irvington Line, dated the 6th day of May, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company for grading, curbing, flagging and paving of West End Avenue from Caldwell Place to Valley street, dated the 6th day of May, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company for grading, curbing, flagging and paving of Parkview Terrace from Lyons Avenue to Chancellor Avenue, dated the 6th day of May, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan,
Charles P. Gillen.
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for the following:

Repaving of Clifton Avenue from Orange street to Seventh Avenue with napped recliipped granite block pavement on the old concrete foundation.

Paving of Hansbury Avenue from Maple Avenue to Clinton Place with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Paving of Hansbury Avenue from Bergen Street to about 200 feet westerly with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Paving of North 11th Street from Third Avenue to Second Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Repaving of Roseville Avenue from Springdale Avenue to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on the old concrete foundation.

Resurfacing of Shanley Avenue from Clinton Avenue to Rose Terrace with asphalt pavement (1½" top, 1½" binder) on the old telford foundation.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

WHEREAS, On July 25, 1903, Joseph C. Lindsley, in consideration of sixty dollars and sixty cents (\$60.60) did grant to the Mayor and Common Council of the Borough of Vailsburgh, the right to construct and maintain through certain land and premises located in said Borough of Vailsburgh of which the following is a part, to wit:

Beginning at the intersection of the northerly line of plot 68-72, as shown on the tax map of the Borough of Vailsburgh, with the center line of Burnett Street as shown on the same map, thence running southerly in continuation of the said center line of Burnett Street twenty-five feet; thence westerly and in a line parallel with the said northerly line of plot #68-72 five hundred and thirty feet more or less to the intersection of the

center line of South Clinton Street prolonged; thence northerly and in line with the center line of said South Clinton Street twenty-six (26) feet to the northerly line of said plot #68-72, a sewer, together with the right to enter upon said lands for the purpose of repairing the same; and,

WHEREAS, The portion of said sewer within said lands has been abandoned, and said lands are no longer required by the City of Newark for purposes aforesaid; and Emma Tillmes, successor in title to said Joseph C. Lindsley has petitioned the Board of Commissioners of the City of Newark to vacate and surrender to her the easement in said land and premises, so as aforesaid acquired by the Borough of Vailsburgh from Joseph C. Lindsley;

RESOLVED, That the City of Newark in consideration of the sum of twenty dollars and twenty cents (\$20.20) being a proper proportion of the consideration paid said Joseph C. Lindsley, vacate said right of way and surrender said easement and release unto said Emma Tillmes, successor in title as aforesaid, all right, title and interest whatsoever said City of Newark now has therein by reason of the aforesaid grant, said release to be prepared by the Law Department.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

WHEREAS, The Director of the Department of Public Works did on the second day of May, 1924, receive sealed proposals for furnishing and delivering Nut Coal in car load lots, to the said Department; and,

WHEREAS, bids received are deemed higher than may be obtained by re-advertising for said sealed proposals, therefore, be it

RESOLVED, That all bids received on said May 2nd, 1924, for Nut Coal in car load lots, be and the same hereby are rejected, and the Director of the Department of Public Works be and he hereby is directed to re-advertise for sealed proposals furnishing and delivering said Nut Coal.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

WHEREAS, Public Service Railway Company now has a pole located on the southerly side of Wilson Avenue, distant one hundred and forty-nine feet (149') westwardly from the intersection of the southerly curb line of Wilson Avenue with the northerly curb line of Lafayette Street, in the City of Newark, County of Essex and

State of New Jersey, which pole for public reasons it is desired shall be moved five and one-half feet (5½') westwardly from its present position, otherwise to occupy the same relative position in the highway, and said Company has expressed a willingness to accede to such desire upon being authorized and directed by resolution of this body, therefore

RESOLVED, That Public Service Railway Company be and it is hereby requested and directed to move the location of said pole and place the same in the position above recited, upon the express understanding that said Company shall not lose its right to maintain said pole at the former position in case the location hereby made shall be in any manner hereafter legally interfered with.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That resolution No. (9172) adopted by this Board of Commissioners on May 6th, 1924, increasing the compensation of plumbers in the Department of Public Works be and the same hereby is rescinded; and be it further

RESOLVED, That the compensation of the following named plumbers

in the said Department of Public Works (Water) be and the same hereby is increased to the amount set opposite their respective names, effective April 1st, 1924:

Joseph P. Henderson, to \$3,003 per year.

Edward Forbes, to \$3,003 per year.

John Bangert, to \$57.75 per week.

Samuel Hemphill, to \$57.75 per week.

John O'Brien, to \$57.75 per week.

Thomas L. Raymond

W. J. Brennan

Charles P. Gillen

John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the contract for the resurfacing of Baldwin Avenue from Clinton Avenue to Avon Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation, be and the same is hereby awarded to James W. Costello, bidding for and on behalf of the City Asphalt Plant, the amount of his bid based on the estimated quantities being \$8,031.00.

Thomas L. Raymond

W. J. Brennan

Charles P. Gillen

John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the following contracts be and the same are hereby awarded to the J. B. Gilligan-Casey Co., a corporation, it being the lowest formal bidder, the total amount of its bids based on the estimated quantities being as follows:

Grading, curbing, flagging and paving of Eckert Avenue from Osborne Terrace to Goodwin Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, amount of bid \$11,749.30.

Grading, curbing, flagging and paving of Grumman Avenue from Bergen Street to Park View Terrace with asphalt pavement (1½" top, 1½" binder) on a six inch concrete foundation, amount of bid, \$12,452.10.

Resurfacing of DeGraw Avenue from Elwood Avenue to Verona Avenue with asphalt pavement (1½" top, 1½" binder) on the old telford foundation, amount of bid \$21,170.00.

Thomas L. Raymond

W. J. Brennan

Charles P. Gillen

John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the Director of the Department of Public Works, be

and he is hereby directed to advertise for sealed proposals for furnishing and delivering one (1) ten (10) ton Motor Roller with Scarifier.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the construction of a pipe sewer in Doremus Avenue from Roanoke Avenue to Lincoln Highway, the part from Roanoke Avenue, for a distance of about 1,200 feet northerly, to be eighteen (18) inch vitrified pipe and the balance fifteen (15) inch vitrified pipe. This sewer to be used for house sewage and trade waste only and to be known and designated as "Sewers for the Meadow District, Section 2." Together with all the appurtenances necessary to complete the same, in accordance with the plans, specifications and profiles dated May

19th, 1924, and now on file in the office of the Department of Public Works.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$40,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$40,000.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and publish-

ed in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on June 10th, 1924, at 11 o'clock a. m., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate was submitted to the Board of Commissioners of the City of Newark by the Engineer in Charge of the Bureau of Sewers showing probable cost of constructing a sewer in Wheeler Point Road from Bay Avenue for a distance of about 250 feet northerly for the use of the abutting property only to be \$950.00, said probable cost being based on the best information obtainable; and.

WHEREAS, The Board of Commissioners signified its intention by a resolution to construct such a sewer in Wheeler Point Road from Bay Ave-

nue for a distance of about 250 feet northerly, at a meeting of said Board held on May 6, 1924; and,

WHEREAS, A copy of such resolution, together with a notice stating that objections to the making of said improvement would be heard by the Director of the Department of Public Works on May 19th, 1924, at 10 o'clock A. M., was mailed or caused to be mailed by the said Engineer to the last known address of the last owner of record, as shown by the tax maps of such city, of the property abutting on the portion of the street or highway through which such sewer is proposed to be constructed; and,

WHEREAS, A copy of such resolution and notice was posted conspicuously in the City Hall at least five days prior to the introduction of this resolution, setting forth the final decision of said Board to cause the construction of said sewer; and,

WHEREAS, At least two weeks have elapsed since the passage of the first resolution to which this resolution refers; therefore, be it

RESOLVED, That this Board hereby signifies its final decision to construct a sewer in Wheeler Point Road from Bay Avenue for a distance of about 250 feet northerly, and the construction of such sewer to be done by day labor under the direct supervision of the Department of Public Works.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

WHEREAS, It is thought to be advisable and for best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of five thousand, five hundred and eighty dollars (\$5,580) be and the same is hereby appropriated to Louis Schlesinger for the acquisition by the City of Newark of a certain tract of meadow land, described as follows:
Block 1305 lot 3

1304 1

1363 3

1364 1 containing 3.72 acres
on the Official Assessment maps of the City of Newark.

The said sum of five thousand, five hundred and eighty dollars (\$5,580) being appropriated from the Port Newark Development account and payment of the same to be made to the said Louis Schlessinger upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, New Jersey, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto; and amendments thereof, to appropriate the additional sum of \$60,000 to pay the cost of the local improvement undertaken, under and by virtue of an ordinance entitled "An ordinance to provide for the construction of a sewer to be known and designated as 'Sewers for the Meadow District, Section 1'," approved April 8, 1924, which appropriation of \$30,000 shall be in addition to the sum of \$140,000, heretofore appropriated to pay the cost of said local improvement,, and for the purpose of meeting said additional appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an additional amount not to exceed said sum of \$60,000, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to

exceed six per centum per annum, so that the total sum of \$200,000 shall be appropriated to pay for the cost of said improvement. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said additional bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to appropriate the additional sum of \$60,000 to pay the cost of such local improvement, and that all persons whose lands may be affected by such improvement or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board to be held in its meeting room, City Hall, on June 10, 1924, at which time and place the supplemental ordinance for the additional appropriation of \$60,000 to pay the cost of said local improvement, will be considered.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

The following petition was received and read:

Newark, N. J., May 12, 1924.

Honorable Board of

City Commissioners:

We the undersigned do hereby protest against the completion of the buildings now being erected at the east side of North 12th Street, on the ground that the buildings are not being erected in accordance with the established lines for the buildings on said street, and respectfully ask that the owners of buildings 447, 449, 459, 461, 463 and 467 be compelled to conform to the line already established.

Signed by Angelina Rizzolo, 441½ North 12th Street and six other citizens.

On motion of Commissioner Gillen the petition was referred to the Building Department.

A communication from Ogden H. Bowers, Executive Manager, Broad Street Association, Inc., recommending rerouting of buses through Mulberry Street to the Market, was received and read.

On motion of Commissioner Gillen the communication was referred to Director Raymond and Mr. Crawford, and that the Broad Street Merchants be invited to confer with them.

Reports of City Officers

The following report of City Officers was received and ordered filed:

Auditor of Accounts for April, 1924.

Commissioner Howe: Any other citizen wish to be heard?

Mr. Anthony Minisi, 738 Broad Street, Newark, N. J., representing the Memorial Day Celebration, appeared and requested an additional appropriation for the Memorial Day Celebration.

Commissioner Gillen moved that the matter be referred to Mayor Breidenbach.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of ninety thousand, four hundred seventy-nine dollars and fifty-one cents (\$90,479.51) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Water	\$16,200.01
Streets	31.50
Docks	3,800.95
Port Newark Development..	19,107.94
Estimates (St. Imp'ts).....	51,339.11
	<hr/>
	\$90,479.51

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the sum of thirty-one thousand six hundred sixty-seven dollars and forty-five cents (\$31,667.45) be and the same hereby is appropriated to the persons named as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows:

Semi-monthly payrolls ending May 15, 1924.....\$31,667.45

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the sum of five thousand seven hundred ninety dollars and ninety cents (\$5,790.90) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Bureau of Motors\$5,790.90

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the sum of thirty thousand forty dollars and ninety-three cents (\$30,040.93) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows:

City Treasurer weekly pay-rolls ending May 14,
1924\$30,040.93

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Gillen: I move to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas.—Commissioners Brennan, Gillen, Howe, Raymond.

APPROVED:

THOMAS L. RAYMOND
W. J. BRENNAN
JOHN HOWE
CHARLES P. GILLEN

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

May 27th, 1924

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of the previous meeting were read and approved.

The following communication was received and read:

Public Welfare Association
Newark, N. J., May 27, 1924.

To the Board of Commissioners of
The City of Newark.

Gentlemen:

At a meeting of the Public Welfare

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

RESOLVED, That the sum of thirty thousand forty dollars and ninety-three cents (\$30,040.93) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows:

City Treasurer weekly pay-rolls ending May 14,
1924\$30,040.93

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond.

Commissioner Gillen: I move to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas.—Commissioners Brennan, Gillen, Howe, Raymond.

APPROVED:

THOMAS L. RAYMOND
W. J. BRENNAN
JOHN HOWE
CHARLES P. GILLEN

The Board of Commissioners of the City of Newark, N. J.

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Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of the previous meeting were read and approved.

The following communication was received and read:

Public Welfare Association
Newark, N. J., May 27, 1924.

To the Board of Commissioners of
The City of Newark.

Gentlemen:

At a meeting of the Public Welfare

Association, held on Friday evening, May 23, 1924, a committee of members and residents of this section was appointed to bring the following matter to the attention of the City Commissioners.

Several months ago application was made to your body for a change of the Zoning District from Lyons Avenue to Nye Avenue on Fabyan Place, from a residential district to a business and light manufacturing district. After due consideration, and a personal inspection by your body, this application was rejected. Within the past few weeks, the larger part of vacant land on Fabyan Place, from Lyons Avenue to Shaw Avenue, is being used for the storage of all kinds of used building material and machinery; also a yard for the storage of new drain pipes and materials for mason use. We would like to know if this zoning district has been changed by your body since that time, as we have not heard of any notice of intention to do so or if permission has been granted by any city department to use the land for this purpose.

As the use of land in this section of Fabyan Place for business purposes is unlawful, we ask your help in this matter to have this material removed by the owners of same.

Respectfully,
Committee

On motion of Commissioner Gillen the communication was ordered referred to the Law Department.

The following petition was received and read:

We, the undersigned, citizens of Newark, who live or labor in the vicinity of a triangular plot of land on Elizabeth Avenue between Hawthorne Avenue and Peddie Street, respectfully petition the Director of Public Property of the City of Newark and his colleagues to grant to Thomas Washington the right to rent a space on the said property for lunch wagon purposes for a series of ten years.

Signed by about 1,600 citizens.

Mr. Daniel McGee: I represent a client who desires to utilize this property under a lease until such time as the city may want to utilize it, for restaurant purposes. I have here the names of 1,600 factory employees in the vicinity of that location who respectfully petition the commission to give them a hearing in that regard.

On motion of Commissioner Howe the matter was referred to Commissioner Gillen.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to amend an ordinance entitled, "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation

of its provisions," adopted December 31, 1919.

The ordinance having been read once, Commisisoner Brennan moved that it be taken up on second reading on June 3rd.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Giljen, Howe, Raymond, Mayer Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the repaving of High Street from Orange Street to north side of Lackawanna Avenue with napped reclippped granite block pavement on the old concrete foundation or on a new six (6) inch concrete foundation where found necessary, and from the north side of Lackawanna Avenue to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on a new six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That High Street shall be repaved from Orange Street to north side of Lackawanna Avenue with napped recliped granite block pavement on the old concrete foundation or on a new six (6) inch concrete foundation where found necessary, and from the north side of Lackawann Avenue to Bloomfield Ave-

nue with asphalt pavement 1½" top, 1½" binder) on a new six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated April 24, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and ex-

penses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$68,700.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$68,700.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by County, city borough, village, town, township, or any municipality governed by an improvement commission" approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall

take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading. The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

Section 4 declared open to amend-
ment.

The ordinance was declared open to
amendment in all its parts.

The ordinance having been read a
second time, Commissioner Raymond
moved that it be ordered to a third
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas —Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordinance be taken up on third
reading and final passage on June 3rd.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commisisoner Raymond moved that
the ordaining clause of "An ordinance
to provide for the paving of Prospect
Row from Prospect Street westerly
with a 6" reinforced 1:2:3 concrete
pavement," be stricken out.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commisisoners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the
following ordinance which was read
by the clerk:

An ordinance to provide for the
grading, curbing, flagging and pav-
ing of Lehigh Avenue from Osborne
Terrace to Clinton Place with asphalt
pavement (1½" top, 1½" binder) on a
six (6) inch concrete foundation.

The board of Commissioners of the
City of Newark, Do ordain:

Section 1. That Lehigh Avenue

from Osborne Terrace to Clinton
Place shall be graded, curbed, flagged
and paved with asphalt pavement
(1½" top, 1½" binder) on a six (6) inch
concrete foundation, with necessary
new curbing or resetting of curb, to-
gether with all other appurtenances
incidental to the paving of said street
including the laying of concrete side-
walks at street intersections and else-
wherever needed, and the laying or
relaying of sidewalk or sidewalks or
such portion or portions of sidewalks
as may be disturbed or may become
necessary or expedient, or the grade
of which may be affected on account
of the laying of the pavement or the
setting of resetting of the curb, under
and by virtue of the provisions of an
act entitled "An Act Concerning Mu-
nicipalities," approved March 27, 1917,
(P. L. 1917-319) and the supplements
thereto and amendments thereof, in
accordance with the plans, specifica-
tions and profiles dated April 24,
1924, and now on file in the office of
the Department of Public Works. The
City Asphalt Plant to be authorized
to bid on said work.

In order to avoid the necessity of
excavating and tearing up the im-
proved portion of said street after the
making of said improvements, the
owners of any and all lands on the
line of said improvements, are hereby
ordered and directed to make the
necessary connections with the sewer,
gas and water mains to the curb lines
in said street for each lot fronting
upon said street within thirty (30)
days after the passage of this ordi-
nance. Upon failure of any such
owner to make or cause said connec-
tions to be made the same will be

made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$28,500.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$28,500.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission" approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendments.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas.—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordinance be taken up on third
reading and final passage on June 3rd.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Mr. H. W. Eldridge, 1047 Bergen
Street: My client owns a building on
the present street line at the corner
of Harding Terrace and Bergen
Street. This particular property is
about two blocks from one end of this
improvement. It is a substantial
brick building about 30 by 60, taking
up the full frontage of the lot on
Bergen Street. We would like to know
what your policy is with respect to
buildings which entails taking off ten
feet from this building and an adjoining
one, which would practically de-
stroy the building for its present pur-
poses. The lot is only 100 feet deep
and the building is within, I should
think, 40 feet of the rear line and in
between the building and the rear line
is a substantial building recently been
finished which occupies that entire
width. There is no objection to stand-
ing the general cost of this improve-
ment, but we think we will be suffer-
ing peculiar detriment for which no
compensation probably will be
awarded.

Commissioner Raymond: You will

be bound to get compensation.

Mr. Eldridge: I mean adequate to
take care of all the changes, moving
back of lots. Some of the leases run
five years yet, and in my view point
it will be impossible to remodel the
building.

Commissioner Raymond: It is a de-
sirable improvement for the street
they tell me.

Mr. Eldridge: It is a local improve-
ment. Of course, it is not the full
length of the street. I was wondering
whether the Commissioners wouldn't
consider the matter of shortening the
territory covered by this improve-
ment.

Commissioner Raymond: So as not
to include the street?

Mr. Eldridge: Or limiting the im-
provement to one side of the street.
As I say we feel that it is going to be
a peculiarly detrimental thing to us,
and there are going to be damages
suffered for which we cannot hope to
get compensation, and we therefore
submit the protest.

Mayor Breidenbach: Any citizen
wish to be heard?

Mr. Henry Mull: Between the wife
and myself we own two lots between
Custer Avenue and Watson Avenue,
and I understand that we are to be
assessed for the improvement between
Renner Avenue and Lyons Avenue.
Now this widening of Bergen Street
at that place will not in any way bene-
fit us whatsoever. In fact it will be a

detriment because when you improve the parking and marketing facilities two blocks further away from us they will go where the best parking facilities are.

Mr. Myerend, representing Weequahic Civic Association, appears in favor of improvement.

Mrs. Sophie L. Greenwood, 907 Bergen Street: I don't protest against it. I don't interfere with the widening of the street at all. Only I can't see that we will be benefited by it because we are two blocks away. Their improvements may hurt us. But we don't see why we should pay for it.

Mr. J. Blumenthal, 576-78 Bergen Street, appears in favor of the improvement.

Mr. George J. Gates: As a property owner on Bergen Street I favor this widening. We are in need of a widening of the street down there. The section is growing very rapidly, and I am satisfied that most of the thousands of people and property owners along that street favor this improvement.

Mr. McFee, owner of garage, appears in favor of widening of Bergen Street.

Mr. George Hadack, 918 Bergen Street, protests.

Commissioner Raymond moved that "An ordinance to provide for the opening and widening of Bergen Street from the southerly line of Renner Avenue to the northerly line of

Lyons Avenue from its present width of sixty (60) feet to a width of eighty (80) feet by the addition thereto of a strip ten (10) feet in width on both sides of Bergen Street" be laid over for two weeks.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of a vitrified pipe sewer in Riverside Avenue between Chester Avenue and the Second River.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That a vitrified pipe sewer, to be used for house sewage and trade wastes only, shall be constructed in Riverside Avenue between Chester Avenue and the Second River. The following sections are to be twelve (12) inch vitrified pipe; between Chester Avenue and a point about 1,200 feet northerly; between Grafton Avenue and a point about 600 feet southerly, between Verona Avenue and a point about 960 feet southerly; a fifteen (15) inch vitrified pipe sewer between the Greenwood Lake Railroad and a point about 420 feet northerly; the balance to be ten (10) inch vitrified pipe, in accordance with the plans, specifications and pro-

files dated April 28th, 1924, and now on file in the office of the Department of Public Works, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27th, 1917 (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$20,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$20,000.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordinance be taken up on third
reading and final passage on June 3rd.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the title of "An ordinance to provide
for the release and extinguishment of
the public right arising from the dedi-
cation of Manchester Place, also called
Second Street, from a point 449.33
feet north of Verona Avenue north-
erly about 190 feet to the southerly
line of the Greenwood Lake Branch
of the Erie Railroad; Beaumont Place,
also called First Street, from the
northerly line of the Orange Branch
of the Greenwood Lake Railroad
northerly about 450 feet to the south-
erly line of Greenwood Lake Branch
of the Erie Railroad; DeGraw Avenue,
formerly known as Pond Street from
the northely line of the Orange
Branch of the Greenwood Lake Rail-
road northerly about 190 feet to the
southerly line of the Greenwood Lake
Branch of the Erie Railroad; Lake
Street from the northerly line of the
Orange Branch of the Greenwood
Lake Railroad northerly about 30 feet
to the southerly line of the Greenwood

Lake Branch of the Erie Railroad,"
be taken for its third reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the
ordinance as follows:

An ordinance to provide for the re-
lease and extinguishment of the pub-
lic right arising from the dedication
of Manchester Place, also called Sec-
ond Street, from a point 449.33 feet
north of Verona Avenue northerly
about 190 feet to the southerly line of
the Greenwood Lake Branch of the
Erie Railroad; Beaumont Place, also
called First Street, from the northerly
line of the Orange Branch of the
Greenwood Lake Railroad northerly
about 450 feet to the southerly line of
the Greenwood Lake Branch of the
Erie Railroad; DeGraw Avenue,
formerly known as Pond Street, from
the northerly line of the Orange
Branch of the Greenwood Lake Rail-
road northerly about 190 feet to the
southerly line of the Greenwood Lake
Branch of the Erie Railroad; Lake
Street from the northerly line of the
Orange Branch of the Greenwood
Lake Branch of the Erie Railroad.

The ordinance having been read
three times was then declared to be
upon its third and final passage.

The roll being called, the ordinance

was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
"A ordinance authorizing the issuance
of \$1,000,000 water bonds of the City
of Newark," be taken up for third
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance
as follows:

An ordinance authorizing the issu-
ance of \$1,000,000 water bonds of the
City of Newark.

The Board of Commissioners of the
City of Newark, do ordain as follows:

Section 1. Pursuant to Chapter 252
of the Laws of 1916 of New Jersey,
and the acts amendatory thereof and
supplemental thereto, negotiable bonds
of the City of Newark, to be known as
"Water Bonds," and to be dated July
1, 1924, are hereby authorized to be
issued in the aggregate principal
amount of \$1,000,000, for the purposes
hereinafter stated, for which purposes
it is necessary to raise said sum of
money.

Section 2. The money to be raised

by the issuance of said bonds shall be
applied to the purpose of paying for
the construction and acquisition of
water supply systems for the City of
Newark, and any part or parts of such
systems, and buildings, land and
rights in lands therefor, or any or all
of such items, including the payment
of the cost and expense of such said
properties or improvements as the
City itself is authorized by law to ac-
quire or make, and also the payment
of amounts required to be paid by the
City to the North Jersey District
Water Supply Commisison, under the
provisions of Chapter 71 of the
Pamphlet Laws of 1916 of the State
of New Jersey, as amended, and con-
tracts between the City and said Com-
mission, for the purpose of defraying
the cost and expense of a water sup-
ply system in the watershed of the
Wanaque River.

Section 3. The following matters
are hereby determined and declared
pursuant to the requirements of said
Chapter 252 of the Laws of 1916, as
amended:

(a) No part of the cost of said im-
provement has been or is to be spe-
cially benefited.

(b) The probable period of useful-
ness of the improvements for which
said bonds are to be issued, computed
in the manner prescribed by Section 4
of said Chapter 252 of the Laws of
1916, as amended (said improvements
being of class described in Clause (C)
of Sub-section (2) of said Section 4,
and being not yet completed, is forty
years, beginning upon the date of said
bonds.

(c) The average assessed valuation of the taxable real property (including improvements) of the City of Newark, computed upon the next preceding three valuations thereof in the manner provided in Section 12 of said Chapter 252 of the Laws of 1916, as amended, is \$472,028,445.00.

(d) The net debt of said City, computed in the manner provided in said Section 12, is \$23,632,916.99.

(e) The statement required by said Section 12, (showing said net debt, etc.) has been made and filed with the City Clerk as required by said act.

Section 4. This ordinance shall take effect in the manner provided by law.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that "An ordinance authorizing the issuance of \$750,000 Port Newark Improvement Bonds of the City of Newark," be taken up for third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance as follows:

An ordinance authorizing the issuance of \$750,000 Port Newark Improvement Bonds of the City of Newark.

The Board of Commissioners of the City of Newark, do ordain as follows:

Section 1. Pursuant to Chapter 252 of the Laws of 1916 of New Jersey, and the acts amendatory thereof and supplemental thereto, negotiable bonds of the City of Newark, to be known as "Port Newark Improvement Bonds," and to be dated July 1, 1924, are hereby authorized to be issued in the aggregate principal amount of \$750,000, for the purposes hereinafter stated, for which purposes it is necessary to raise said sum of money.

Section 2. The money to be raised by the issuance of said bonds shall be applied to the purpose of paying for the following described improvements to be made by the City of Newark, pursuant to authority conferred by Section 13 of Article XXVIII of Chapter 152 of the Laws of 1917, and Subdivision (J) of Section 1 of Article XX of said statute, and other statutes of the State of New Jersey, viz:

(a) The making and construction of a channel or channels in navigable waters upon which front the lands heretofore acquired by the City of Newark pursuant to Chapter 272 of the Laws of 1907, and other statutes,

for the purpose of constructing and establishing docks and shipping facilities (which lands and the improvement thereon are commonly known as "Port Newark Terminal");

(b) The filling in of said lands;

(c) The construction of bulkheads and docks on said lands and in the water adjacent thereto; and,

(d) The acquisition of additional lands for wharves, piers, docks, slips and basins, and for the purpose of connecting docks with highways and railroads within the City, and with other public docks of the City.

Section 3. The following matters are hereby determined and declared pursuant to the requirements of said Chapter 252 of the Laws of 1916, as amended:

(a) No part of the cost of said improvement has been or is to be specially assessed against property specially benefited.

(b) The probable period of usefulness of the improvements for which said bonds are to be issued, computed in the manner prescribed by Section 4 of said Chapter 252 of the Laws of 1916, as amended, (said improvements being of the class described in Sub-division (U) of Sub-section (2) of said Section 4 and being not yet completed) is forty years, beginning upon the date of said bonds.

(c) The average assessed valuation of the taxable real property (including improvements) of the City of

Newark, computed upon the next preceding three valuations thereof in the manner provided in Section 12 of said Chapter 252 of the Laws of 1916, as amended is, \$472,028,445.00.

(d) The net debt of said City, computed in the manner provided in said Section 12, is \$23,632,916.99.

(e) The statement required by said Section 12 (showing said net debt, etc.) has been made and filed with the City Clerk as required by said act.

Section 4. This ordinance shall take effect in the manner provided by law.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond: At last week's meeting I informed the members of the Commission that I had received information that the damages for the opening and widening of Ward Street would amount approximately to \$1,200,000, and that in view of this amount it was very doubtful if I could recommend the going ahead with the opening, and gave notice, through the press, that the Commission would be very glad to hear from property owners in reference to the matter. Since last week I have studied the matter further and have consulted with the

engineers in my department and we are of the unanimous opinion that in view of the large expenditure involved, the opening and widening should be abandoned. I accordingly offer at this time the following ordinance:

An ordinance to repeal an ordinance entitled "An ordinance to provide for the opening of Ward Street from Market Street to River Street," approved January 2, 1923.

The estimate of the engineers in the Bureau of Surveys was half a million dollars. On the theory that this improvement could be made for half a million dollars and to relieve the market situation and to provide ways for traffic there I proceeded with the matter. The engineer and advisers in my own department were unanimous when I asked them about it yesterday, in the opinion that this matter should be dropped, and I find this morning that the City Commission is unanimous in the idea that this matter should be dropped, and therefore I have introduced the ordinance to repeal the ordinance under which the improvement was to be made. I don't think the city at this time can possibly undertake the improvement at that price. If I had supposed then that this improvement would have cost as much as this I should never have introduced it or suggested it in the beginning.

I understand that there are several persons here who desire to be heard in this matter.

Mr. Christian Fleissner, of 301 Market Street, stated that after look-

ing over the plans he had a scheme where the city could make an opening of 85 to 86 feet wide which would cost less than a half million. On his property alone it would cut down the cost a hundred thousand dollars. He did not think it was wise for the City to give up this improvement now. He stated, I think I can show you on the map whereby you can save probably \$250,000 on one block alone.

Mr. Frazer, appeared representing L. Goldsmith & Son and Mr. Nathan Goldsmith, and stated that the Commission should take very seriously under consideration the fact whether the increased cost of this improvement would not be more than compensated for by the increase in the assessments which would come back.

Mr. Meyer Zemel stated that he was heartily in favor of the opening of the street from Market to River Streets; that it was more important than the Washington Street opening, for the reason that it would connect the northern part of the city and the southern part of the city. He stated he would have to pay a heavy assessment for the improvement, but that he would be glad to pay it for he felt that they were entitled to some improvement in that neighborhood.

Commissioner Gillen suggested that the old ordinance be rescinded and that the matter be referred back to Director Raymond to consider the opening of Ward Street from Market to Commerce Streets.

Commissioner Raymond stated that if any change is made in the scheme

it will have to be done by another ordinance. I am only suggesting now that we repeal the present ordinance. The suggestions made may be very valuable as a basis for a new ordinance.

The clerk then read the ordinance as follows:

An ordinance to repeal an ordinance entitled "An ordinance to provide for the opening of Ward Stret from Market Street to River Street," approved January 2, 1923.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That an ordinance entitled "An ordinance to provide for the opening of Ward Street from Market Street to River Street," approved January 2, 1923, be and the same is hereby repealed.

Section 2. This ordinance shall take effect immediately.

The ordinance having been read once, Commisisoner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on June 3rd.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of three hundred sixteen dollars and eighty-three cents (\$316.83) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs as follows:

Public Outing	\$235.83
Relief and Education of Certain Indigent Children.....	81.50

\$316 83

F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of four hundred twenty-seven dollars and six cents (\$427.06) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Assessment to be refunded.....	\$186.60
C. sundries	75.00
C. taxes	165.46
	<hr/>
	\$427.06

John Howe
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of eight thousand seven hundred fifty-one dollars and thirty-seven cents (\$8,751.37) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Additional hospital accommodations	\$ 150.00
Anti-Toxin stables construction	5,926.00
City sundries	123.65
Maintenance of dog pound....	562.28
Printing and Stationery.....	1,169.44
Public Buildings	820.00
	<hr/>
	\$8,751.37

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one thousand one hundred thirty-seven dollars and thirty cents (\$1,137.30) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Pub-

he Property for week ending May 21,
1924, as follows:

Shade Tree\$1,137.30

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the
following resolutions:

RESOLVED, That the sum of twen-
ty-eight thousand three hundred
thirty-one dollars and twenty cents
(\$28,331.20) be and the same hereby
is appropriated to the persons named,
as per certified list attached, being the
gross amount of bills contracted and
chargeable to the Department of Pub-
lic Works as follows:

Bureau of Water	\$25,224.55
Street Cleaning	1,008.40
Port Newark Development..	2,000.00
Purchases	98.25
	<hr/>
	\$28,331.20

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commisisoners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the sum of sev-
enteen thousand six hundred and one
dollars and eighty-seven cents (\$17,-
601.87) be and the same hereby is ap-
propriated to the persons named, as
per certified list attached, being the
gross amount of bills contracted and
chargeable to the Department of Pub-
lic Works as follows:

Bureau of Water\$17,601.87

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution
was declared adopted by the follow-
ing votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the sum of thir-
ty-three thousand one hundred dollars
and eighty-eight cents (\$33,100.88) be
and the same hereby is appropriated
to the persons named, as per certified
list attached, being the gross amount
of bills contracted and chargeable to
the Department of Streets and Public
Improvements as follows.

City Treasurer, weekly pay-
rolls ending May 21st,
1924\$33,100.83

Thomas L. Raymond.
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Mayor Breidenbach offered the fol-
lowing resolutions:

RESOLVED, That the following
changes affecting the payrolls of the
Department of Public Affairs be and
the same are hereby approved:

Almshouse

Increase in Salary

John J. Seery, Steam & Elec. En-
gineer, from \$3,020 to \$3,280 a year,
May 16, 1924.

Richard Lomax, Engineer, from \$2,-
340 to \$2,600 a year, May 16, 1924.

Bernard Conroy, Engineer, from
\$2,340 to \$2,600 per year, May 16,
1924.

William Gormley, Engineer, from
\$2,340 to \$2,600 per year, May 16,
1924.

John J. Gillen, Engineer, from \$2,-
340 to \$2,600 per year, May 16, 1924.

Bernard Mooney, Fireman, from
\$2,184 to \$2,444 per year, May 16,
1924.

William Price, Fireman, from \$2,-
184 to \$2,444 per year, May 16, 1924.

John J. Gray, Fireman, from \$2,-
184 to \$2,444 per year, May 16, 1924.

Michael Grogan, Boiler Room
Helper, from \$2,156 to \$2,416 per
year, May 16, 1924.

City Home

Increase in Salary

Ernest Schoellner, Engineer, from
\$2,780 to \$3,040 per year, May 16,
1924.

Gustave Krieger, Fireman, from
\$1,716 to \$1,976 per year, May 16,
1924.

Nicholas Coklyat, Fireman, from
\$1,716 to \$1,976 per year, May 16,
1924.

Bureau of Public Baths

Increase in Salary

John Mulvihill, Engineer, from \$2,-
340 to \$2,600 per year, May 16, 1924.

Leon Hames, Engineer, from \$2,-
340 to \$2,600 per year, May 16, 1924.

Thomas Caffery, Engineer, from
\$2,340 to \$2,600 per year, May 16,
1924.

Thomas Mooney, Fireman, from \$2,-
184 to \$2,444 per year, May 16, 1924.

John Keeley, Fireman, from \$2,-
184 to \$2,444 per year, May 16, 1924.

John Martin, Fireman, from \$2,184
to \$2,444 per year, May 16, 1924.

John Convey, Fireman, from \$2,184
to \$2,444 per year, May 16, 1924.

Carl J. H. Noren, Fireman, from
\$2,184 to \$2,444 per year, May 16,
1924.

F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following changes affecting the payrolls of the Department of Public Affairs, be and the same are hereby approved:

Almshouse

Resignation

Bessie Norris, Laundress, resigned May 16, 1924.

Appointment, Non-Competitive Class

Marie Walker, Laundress, salary \$3 per day, part time, effective May 16, 1924.

Thomas Kelly, Farm-hand, salary \$960 per annum, effective May 10, 1924.

Bureau of Health

Temporary Appointment

No eligible List

Mrs. Laureta H. Elder, School Nurse, salary \$110 per annum, from April 28 to May 31, 1924.

F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the following changes affecting the payroll of the Newark City Hospital be and the same are hereby approved:

Appointments in the Competitive Class

William Roke, Sub. Tel. Oper. Temp., \$3 per day, May 15, 1924.

Lena Stultz, Tele. Oper. Temp. \$20 per week, May 12, 1924, noon.

Appointments in the Non-Competitive Class

Clifford Mitchell, Porter, \$696 a year, May 15, 1924.

James Ryan, Porter, \$696 a year, May 6, 1924, noon.

William McGrath, Porter, \$696 a year, May 16, 1924.

Thomas Bain, Porter, \$600 a year, May 8, 1924, noon.

Catherine North, Porter, \$540 a year, May 15, 1924.

Fred Kenyon, Porter, \$696 a year, May 19, 1924.

Irene Delhagen, Porter, \$636 a year, May 19, 1924.

Ray Beach, Orderly, \$696 a year, May 20, 1924.

John Farley, Orderly, \$696 a year, May 20, 1924.

Louis Lawrence, Orderly, \$600 a year, May 8, 1924.

Julia Crowder, House Maid, \$576 a year, May 12, 1924.

Annie Eaton, House Maid, \$576 a year, May 18, 1924.

Kathryn Maurer, Nurse, \$180 a year, May 16, 1924, noon.

Returned from Leave of Absence

Catherine Grady Kit. Maid, \$792 a year, May 16, 1924.

Leave of Absence

Ruth Ross, Res. Nurse, 2 months, illness in family, May 16, 1924, noon.

Mary Paurice, Under Nurse, $\frac{1}{2}$ month, illness in family, May 18, 1924.

William Everard, Elev. Oper., 1 month, illness May 16, 1924, noon.

Thomas O'Leary, Porter, $\frac{1}{2}$ month, illness, May 20, 1924, noon.

Stephen Daly, Orderly, 1 month, illness, May 16, 1924.

Pattie Roberts, House Maid, 2 month, illness, May 19, 1924.

Carrie Green, House Maid $\frac{1}{2}$ month, illness, May 20, 1924.

Salary Increase

John Thompson, Chief Engineer, from \$3,380 to \$3,640, May 16, 1924, noon.

Windsor H. Morris, Engineer, from \$2,340 to \$2,600 a year, May 16, 1924, noon.

Terrence Kennedy, Engineer, from \$2,340 to \$2,600 a year, May 16, 1924, noon.

John Hogan, Engineer, from \$2,340 to \$2,600, May 16, 1924, noon.

George Hofer, Engineer, from \$2,340 to \$2,600 a year, May 16, 1924, noon.

Thomas Donahue, Fireman, from

\$2,184 to \$2,444 a year, May 16, 1924, noon.

Patrick Connolly, Fireman, from \$2,184 to \$2,444 a year, May 16, 1924, noon.

Charles Reilly, Fireman, from \$2,184 to \$2,444 a year, May 16, 1924, noon.

Frank Lintott, Boil. Rm. Hlpr., from \$2,158 to \$2,418 a year, May 16, 1924, noon.

James O'Gara, Boil. Rm. Hlpr., from \$2,158 to \$2,418 a year, May 16, 1924, noon.

Cornelius Drew, Boil. Rm. Hlpr., from \$2,158 to \$2,418 a year, May 16, 1924, noon.

John J. Fleet, Boil. Rm. Hlpr., from \$2,158 to \$2,418 a year, May 16, 1924, noon.

Charlotte Gegenheimer, Nurse, from \$240 to \$300 a year, May 16, 1924, noon.

Agnes D. Murphy, Nurse, from \$180 to \$240 a year, May 16, 1924, noon.

Resignations

William Fox, Sub. Tele. Oper., May 15, 1924.

Margaret Furman, Nurses Helper, May 6, 1924.

John McCabe, Porter, May 6, 1924.

Anna Nolt, Din. Rm. Maid, May 16, 1924, noon, P.P.P.R.

Margaret McClurry, Porter, May 15, 1924.

Michael McNamee, Orderly, May 16, 1924.

Frank Egan, Orderly, May 16, 1924, noon, P.P.P.R.

Sarah Swick, House Maid, May 16, 1924, noon, P.P.P.R.

Alvernier Brown, House Maid, May 10, 1924.

F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Keeper of Junk Shop

John H. Carlo & Son, Inc., 26 Division Place.

Kestenbaum Brothers, 190 Livingston Street.

Benjamin Hirsch, 23-27 Lillie Street.

Max Green, 3-9 Lewis Street.

Bill Poster

United Advertising Corporation, corner of Park Avenue and North 11th Street.

Constable

Wilbur J. Fey.

John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes.

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, St. Mary's Orphan Asylum, a religious corporation of this State, located at South Orange Avenue and Sandford Avenue in this City has paid to the Comptroller the sum of nineteen hundred and eight-two and 03/100 dollars on March 29, 1924, as its share of assessment for the Vailsburg Drainage Sewer System for benefits to its property at northwest corner of Sandford Avenue and South Orange Avenue, fronting on South Orange Avenue, Sandford Avenue and Marion Avenue, which assessment was confirmed on January 8, 1924, and,

WHEREAS, the original assessment against the property of St. Mary's Orphan Asylum confirmed July 17, 1919, was set aside by the Court of Errors and Appeals, and,

WHEREAS, On February 20, 1922, certain of its property frontage on South Orange Avenue and Marion Avenue was conveyed to Daniel F. Minahan, under and agreement whereby said Orphan Asylum obligated itself to pay and discharge this unconfirmed assessment on its land so conveyed in the event of its subsequent confirmation; and

WHEREAS, St. Mary's Orphan Asylum has released to the City of Newark from the lien of a purchase-money mortgage which it holds all the land constituting the road-beds of the streets and avenues for the development of the tract of said land so conveyed to Daniel F. Minahan, known as

Longfellow Avenue, Monticello Avenue and Poe Avenue, Monticello Park, so that the City of Newark might have a prior and paramount lien for its assessments for opening, grading, curbing, flagging, paving and otherwise improving said property, and has also released from the lien of its said purchase-money mortgage a ten foot right of way through its present property for the continuation of said Monticello Park Drainage Sewer; which releases and grants are recorded;

Now, in consideration of the premises.

RESOLVED, That the Comptroller be and he is authorized to cancel from the records of his office all assessments for the Vailsburg Drainage Sewer against the property formerly of St. Mary's Orphan Asylum conveyed to Daniel F. Minahan, known as Monticello Park, bounded by the present St. Mary's Orphan Asylum property on the east, by Holland Road on the west, by Marion Avenue on the north and South Orange Avenue on the south.

Thomas L. Raymond
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of

Revenue and Finance be and he is hereby authorized and directed to transfer the sum of seven thousand dollars (\$7,000.00) from sale of City Property Account to Green and Franklin Street Property Account.

John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

* Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in his office taxes of 1922 on property 11-23 Elm Road, amounting to \$113.40, as the same is used for church purposes and should not have been assessed.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to

cancel from the records in his office taxes of 1922 on property 102 Thomas Street, amounting to \$143.64, as the same is used for church purposes and should not have been assessed.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that resolution #9234 be and the same is hereby rescinded.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that resolution #9233 be and the same is hereby rescinded.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerks in the office of the Auditor, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite their respective names; effective June 1st, 1924:

Fred S. Betschick, from \$2,520 to \$2,700.

Michael F. Dolan, from \$2,520 to \$2,700.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following employees

in the office of the Board of Assessment and Revision of Taxes, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite their respective names; effective June 1st, 1924:

Katherine McClintock, Clerk-stenographer, from \$1,680 to \$1,800.

May F. Bataille, Clerk-stenographer, from \$1,500 to \$1,620.

James A. Dougherty, Assessing Clerk, from \$1,500 to \$1,680.

James V. Brady, Assessing Clerk, from \$1,500 to \$1,680.

Louis Schoenewolf, Surveyor, from \$3,300 to \$3,600.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A resolution fixing the form and terms and providing for the sale of \$1,750,000 bonds of the City of Newark, to be issued pursuant to ordinances heretofore adopted.

BE IT RESOLVED, By the Board of Commissioners of the City of Newark, New Jersey, as follows:

Section 1. The \$1,000,000 Water Bonds of the City of Newark, the issuance of which was authorized by an

ordinance entitled "An ordinance authorizing the issuance of \$1,000,000 Water Bonds of the City of Newark," adopted by the Board of Commissioners of the City of Newark on May 27, 1924, shall be one thousand in number, numbered from 1 to 1,000, inclusive, of the denomination of \$1,000 each, shall mature and be payable in annual installments as follows: Twenty bonds on July 1st in each of the years 1925 to 1944, inclusive, and thirty bonds on July 1st in each of the year 1945 to 1964, inclusive.

Section 2. The \$750,000 Port Newark Improvement Bonds of the City of Newark, the issuance of which was authorized by an ordinance entitled "An Ordinance authorizing the issuance of \$750,000 Port Newark Improvement Bonds of the City of Newark," adopted by the Board of Commissioners of the City of Newark on May 27, 1924, shall be seven hundred and fifty in number, numbered from 1 to 750, inclusive, of the denomination of \$1,000 each, and shall mature and be payable in annual installments as follows: Sixteen bonds on July 1st in each of the years 1925 to 1945, inclusive, eighteen bonds on July 1, 1946, and twenty-two bonds on July 1st in each of the years 1947 to 1964, inclusive.

Section 3. The said Water Bonds and Port Newark Improvement Bonds shall be dated July 1, 1924, shall bear interest from their date at the rate of four and one-half per centum ($4\frac{1}{2}$) per annum, payable semi-annually on January 1st and July 1st in each year, and shall be coupon bonds, registerable at the option of the holder as to

principal alone or as to both principal and interest. They shall be signed by the Mayor, countersigned by the Director of the Department of Revenue and Finance, and the seal of the City of Newark shall be thereto affixed and attested by the City Clerk. The coupons to be attached to said bonds shall bear the facsimile signature of the Director of the Department of Revenue and Finance. Both principal and interest of the bonds shall be payable at the National State Bank in the City of Newark in gold coin of the United States of America of the standard of weight and fineness existing on the date of said bonds.

Section 4. The said bonds shall be issued in substantially the following form:

No.	No.
UNITED STATES OF AMERICA	
STATE OF NEW JERSEY	
THE CITY OF NEWARK	
\$1,000	—————Bond \$1,000

The City of Newark, a municipal corporation in the County of Essex and State of New Jersey, for value received hereby promises to pay to the bearer, if this bond be registered, to the registered holder hereof, the sum of ONE THOUSAND DOLLARS (\$1,000) on the 1st day of July, 19,, with interest thereon from the date hereof at the rate of four and one-half per centum ($4\frac{1}{2}\%$) per annum, payable semi-annually on January 1st and July 1st in each year, upon the presentation and surrender of the annexed coupons therefor as they severally become due, or, if this bond be converted into a fully regis-

tered bond, to the registered holder hereof. Both principal and interest of this bond are payable in gold coin of the United States of America of or equal to the present standard of weight and fineness at the National State Bank of the City of Newark.

This bond may be registered as to principal by the holder in his name on the books of the Comptroller of said City, and such registration noted hereon, after which no valid transfer hereof shall be made except on said books until after registered transfer to bearer. Such registration shall not affect the negotiability of the coupons, which shall continue to be transferable by delivery. At the request of the holder of this bond it will be converted into a fully registered bond and the coupons annexed detached and cancelled, and thereafter both principal and interest will be payable only to the registered holder hereof.

This bond is one of an issue of bonds of like tenor, except as to maturity, issued under and pursuant to Chapter 252 of the Laws of 1916 of New Jersey, and the acts amendatory thereof and supplemental thereto, and an ordinance duly adopted by the Board of Commissioners of the City of Newark on May 27, 1924.

It is hereby certified and recited that all conditions, acts and things required by the Constitution or statutes of the State of New Jersey to exist, be performed or happen precedent to or in the issuance of this bond exist, have been performed and have happened, and that this bond, together with all other indebtedness of said

City, is within every debt and other limit prescribed by the Constitution or statutes of said State, and the faith and credit of said City are hereby pledged irrevocably to the punctual payment of the principal and interest of this bond in accordance with its terms.

IN WITNESS WHEREOF, The City of Newark has caused this bond to be signed by its Mayor and countersigned by its Director of the Department of Revenue and Finance, and its corporate seal to be hereunto affixed and attested by the City Clerk, and the annexed coupons to bear the facsimile signature of said Director, and this bond to be dated July 1, 1924.

.....
Mayor

Countersigned:

.....
Director of Department of
Revenue and Finance.

Attest:

.....
City Clerk.

(Form of Coupon)

On the first day of

Notice: No writing on this bond, except by an officer of the City of Newark.

DATE of Registry	IN Whose Name Registered?	Comptroller
.....
.....
.....

19 , the City of Newark, New Jersey, will pay to the bearer twenty-two and 50/100 dollars (\$22.50) in gold coin at the National State Bank of the City of Newark, being the semi-annual interest then due on its.....
.....Bond, dated July 1, 1924, and numbered

.....
Director of Department of
Revenue and Finance

(Endorsement on Bonds)

CONVERSION CERTIFICATE.

It is hereby certified that at the request of the holder of the within bond I have this day cut off and destroyedcoupons attached to said bonds, numbered from to, inclusive, of the amount and value of \$22.50 each, amounting in the aggregate to Dollars (\$), and that said bond is hereby converted into a registered bond, with the principal thereof and semi-annual interest thereon payable to or assignee or legal representative.

Dated 19, .

.....
Comptroller.

Section 5. The Bonds shall be sold at public sale upon sealed proposals at 11 o'clock A. M. Daylight Saving Time, on Monday, June 23, 1924, at the office of the Director of the Department of Revenue and Finance of the City of Newark, in the City Hall, after notice of such sale published in the manner required by law. The Director of the Department of Revenue and Finance is hereby authorized and directed to cause such notice to be published and to receive such proposals and the power of the Board of Commisisoners to award the bonds and reject bids therefor is hereby delegated to him.

Section 6. The notice of sale of the bonds shall be in substantially the following form:

NOTICE OF SALE
THE CITY OF NEWARK, N. J.
\$1,750,000 4½ BONDS.

Sealed proposals will be received by the undersigned at his office in the City Hall, Newark, New Jersey, until Monday, June 23, 1924, at 11 o'clock A. M. Daylight Saving Time, when they will be publicly opened, for the purchase, at not less than par and accrued interest, of bonds of the City of Newark, of the following authorized issues, viz:

1. \$1,000,000 Water Bonds, maturing, \$20,000 of bonds on July 1st in each year of the years of 1925 to 1944, inclusive, and \$30,000 of bonds on July 1st in each of the years 1945 to 1964, inclusive; and
2. \$750,000 Port Newark Improvement Bonds, maturing, \$16,000 of

bonds on July 1st in each of the years 1925 to 1945, inclusive, \$18,000 of bonds on July 1, 1946, and \$22,000 of bonds on July 1st in each of the years 1947 to 1964, inclusive.

All of the bonds will be of the denomination of \$1,000, will be dated July 1, 1924, will bear interest from their date at the rate of four and one-half per centum (4½%) per annum, payable semi-annually on January 1st, and July 1st, and will be coupon bonds, registerable at the option of the holder as to principal only or as both principal and interest. Principal and interest will be payable in gold coin of the United States of the present standard of weight and fineness at the National State Bank of the City of Newark.

The several amounts necessary to be raised by the sale of said two bond issues (exclusive of the amount of any interest accrued on the bonds), respectively, are the maximum authorized amounts of said issues, respectively, as stated above; and no more bonds of any issue will be sold than will produce the amount necessary to be raised by the sale of such issue (exclusive of accrued interest) and an additional sum of less than \$1,000 for such issue. If less than the maximum authorized amount of any issue is sold, the unsold bonds of that issue will be those last maturing. The bonds of each issue will, unless all bids therefor are rejected, be sold to the bidder or bidders complying with the terms of sale and offering to pay not less than the amount necessary to be raised by the sale of such issue

(exclusive of accrued interest) and to take therefor the least amount of bonds of such issue, commencing with the first maturity, and if two, or more bidders offer to take the same amount of bonds of the same issue, then the bonds of that issue will be sold to the bidder or bidders offering to pay therefor the highest additional price such additional price being less than \$1,000 in addition to the price bid, the purchaser must pay accrued interest from the date of the bonds to the date of delivery. The right is reserved to reject any or all bids.

Any bidder may condition his bid on the award to him of both of said issues, but in the case if there is a more favorable bid for either issue, his bid will be rejected.

Proposals should be addressed to the Director of the Department of Revenue and Finance, City Hall, Newark, New Jersey, and enclosed in a sealed envelope marked on the outside "Proposal for Bonds," and must be accompanied by a certified check for two per centum (2%) of the face amount of the bonds bid for, drawn upon an incorporated bank or Trust Company to the order of the "Director of the Department of Revenue and Finance of the City of Newark," to secure the City against any loss resulting from a failure of the bidder to comply with the terms of his bid. Checks of unsuccessful bidders will be returned upon the award of the bonds.

The successful bidder or bidders will be furnished with the opinion of Messrs. Reed, Dougherty & Hoyt, of New York City, that the bonds are

valid and binding obligations of the City of Newark.

By order of the Board of Commissioners of the City of Newark.

Dated, May , 1924.

.....
Director of the Department of
Revenue and Finance of the
City of Newark

Section 7. The Director of the Department of Revenue and Finance is hereby authorized to cause said bonds to be prepared and to obtain the opinion of Messrs. Reed, Dougherty & Hoyt, Attorneys, of New York City, as to the validity of the bonds, to be furnished to the purchaser or purchasers thereof, and the Mayor, Director of the Department of Revenue and Finance and the City Clerk are hereby authorized to execute said bonds and the Director of the Department of Revenue and Finance is hereby authorized to deliver said bonds to the purchaser or purchasers thereof upon the receipt of the purchase price.

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By the authority of

this Board, the Director of Public Safety publicly solicited proposals covering the furnishing of two traffic signal lights and one control station to the Department; and,

WHEREAS, The only proposal received is that of the Horni Traffic Signal Mfg. Co., whose bid of \$1,-275.00 for said lights and control station, as per specifications, is in all respects satisfactory to the Director of Public Safety; therefore be it

RESOLVED, That the proposal of the said Horni Traffic Signal Mfg. Co., be and the same is hereby accepted, the Law Department directed to prepare the proper contract, and the Director of Public Safety and the City Clerk authorized and empowered to execute the contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the installa-

tion of stokers at the City Hospital, and,

WHEREAS, It is the opinion of the Director of the Department of Parks and Public Property that the bids received should be rejected, therefore, be it

RESOLVED,, That all bids received in connection with this work be and they are hereby rejected, and be it further

RESOLVED, That the Director of the Depatrment of Parks and Public Property be and he is hereby authorized to re-advertise for bids under revised plans and specifications.

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following resolution adopted by the Board of Commisisoners of the City of Newark at a meeting held on May 20th, 1924, be and the same is hereby rescinded:

RESOLVED, That the salaries of the following named employed in the Department of Parks and Public Property, be and the same are hereby increased to the amounts shown op-

posite their respective names, said increases to become effective May 15, 1924:

Weights and Measures Division

Anna C. Cronin, Junior Clerk, from \$660 to \$960.

Helen C. Dwyer, Clerk-Stenographer, from \$1,860 to \$1,980.

Catherine C. Keough, Clerk-Stenographer, from \$1,680 to \$1,800.

Edna M. Bowne, Clerk, from \$1,680 to \$1,860.

Pauline L. Towne, Telephone Operator, from \$1,080 to \$1,320.

Bureau of Printing and Stationery

Joseph A. Ward, Clerk, from \$2,100 to \$2,400.

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the salaries of the following named employed at the Centre Market in the Department of Parks and Public Property be and the same are hereby increased to the amounts shown opposite their respective names, said increase in salaries to become effective June 1, 1924:

Emmet J. Quinn, Laborer, from \$1,200 to \$1,320.

William J. Schwindt, Market Policeman, from \$1,820 to \$1,900.

Anna C. Healy, Cleaner, from \$360 to \$600 (changed from part time to full time).

Peter McElroy, Market Sweeper, from \$960 to \$1,080.

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the salaries of the following named employed in the Department of Parks and Public Property, be and the same are hereby increased to the amounts shown opposite their respective names, said increases to become effective May 15, 1924:

Weights and Measures Division

Anna C. Cronin, Junior Clerk, from \$660 to \$960.

Director's Office

Helen C. Dwyer, Clerk-Stenographer, from \$1,860 to \$1,980.

Catherine C. Keough, Clerk-Stenographer, from \$1,680 to \$1,860.

Edna M. Bowne, Clerk, from \$1,680 to \$1,860.

Pauline L. Towne, Telephone Operator, from \$1,080 to \$1,320.

Thomas Doyle, Chauffeur, from \$1,380 to \$1,500.

Bureau of Printing and Stationery
Joseph A. Ward, Clerk, from \$2,100
to \$2,400.

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond submitted
the following ordinance as a matter of
information:

An ordinance to provide for the
opening and widening of Avenue P
from its northerly terminus at Al-
legheny Avenue northerly to Ferry
Street, also known as Lincoln High-
way, and from the southerly line of
the 100 foot right of way of the New-
ark and New York Branch of the Cen-
tral Railroad of New Jersey southerly
to the northerly line of Delancy
Street.

Commissioner Raymond moved that
the foregoing ordinance be made a
matter of record in the minutes.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commisisoners Brennan, Gil-
len, Howe, Raymond. Mayor Breiden-
bach

RESOLVED, That the contract be
tween the City of Newark and Davis
Electric Company for the furnishing
and delivering to the Department of
Public Works of flashlight batteries,
bulbs and cases, a copy of which con-
tract dated May 7th, 1924, is hereto
annexed, be and the same hereby is
approved and the Director of the De-
partment of Public Works and the
City Clerk hereby are authorized and
directed to execute the same on the
part of the City of Newark upon the
adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the contract be-
tween the City of Newark and Squier
Schilling & Skiff for the furnishing
and delivering to the Department of
Public Works of miscellaneous tools,
a copy of which contract dated May
12th, 1924, is hereto annexed, be and
the same hereby is approved and the
Director of the Department of Public
Works and the City Clerk hereby are
authorized and directed to execute the
same on the part of the City of New-
ark upon the adoption of this resolu-
tion

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Clinton Asphalt Road Oiling Company for the furnishing and delivering to the Department of Public Works of asphaltic road oil No. 1, a copy of which contract dated May 7th, 1924, is hereto annexed, be and the same is hereby approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract be-

tween the City of Newark and Doriety Contracting Company for grading, curbing and flagging of North Tenth Street from First Avenue to Second Avenue, dated the 6th day of May, 1924, and awarded to Doriety Contracting Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Doriety Contracting Company, for grading, curbing and flagging of North Eleventh Street, from First Avenue to Second Avenue dated the 6th day of May, 1924, and awarded to Doriety Contracting Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Arsenio Pecora, for Lehigh Avenue Sewer and Branches, dated the 6th day of May, 1924, and awarded to Arsenio Pecora, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Arsenio Pecora for Sewer in Goodwin

Avenue and Schuyler Avenue for a distance of about 300 feet southerly, dated the 6th day of May, 1924, and awarded to Arsenio Pecora, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are hereby authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Arsenio Pecora for sewer in Grove Terrace between Pine Grove Terrace and the main sewer about 100 feet east of West End Avenue and a branch in West End Avenue between Grove Terrace and Lindsley Avenue, dated the 6th day of May, 1924, and awarded to Arsenio Pecora, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company, for paving of 18th Avenue, from Stuyvesant Avenue to Sanford Avenue with napped reclipped granite, dated the 16th day of May, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works, be and he is hereby directed to advertise for sealed proposals furnishing and delivering lead pipe.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the assessment for benefits as determined by the Engineer in Charge of the Bureau of Sewers for the construction of a sewer in Eastern Parkway from the terminus of the present sewer for a distance of about 80 feet southerly, be and the same is hereby approved and ordered filed with the Comptroller.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas.—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the assesement for benefits as determined by the Engineer in Charge of the Bureau of Sewers for the construction of a sewer in Alexander Street from Valley Street for a distance of about 330 feet northerly be and the same is hereby approved and ordered filed with the Comptroller.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the construction of the Weequahic Park Storm Water Sewer, be and the same is hereby awarded to Peter D'Amato, he being the lowest formal bidder, the total amount of his bid based on the estimated quantities being \$3,559.00.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for the construction of the Mt. Vernon Place Storm Water Sewer and Branches, Section 1. Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for repairs to the front of the Hudson Street Stable (brick work) be and the same is hereby awarded to Edward M. Waldron, Inc., they being the lowest formal bidder, the amount of their bid being \$685.00.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract for the construction of the "Sewers for the Meadow District, Section 1" be and the same is hereby awarded to H. L. Harrison & Son, Inc., they being the lowest formal bidders, the total amount of their bid based on the estimated quantities being \$183,744.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Thomas Shaw and Frederick A. Haase, whose names have been certified by the Civil Service Commission as eligible, be and they are hereby appointed to the position of Mechanic in the Department of Public Works, (Motors) at a compensation of \$36.90 per week, each, effective May 29, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the opening and widening of Avenue P from its northerly terminus at Allegheny Avenue northerly to Ferry Street, also known as Lincoln Highway, and from the southerly line of the 100 feet right of way to the Newark and New York Branch of the Central Railroad of New Jersey southerly to the northerly line of Delancy Street.

Part No. 1: From the northerly line of Allegheny Avenue to the southerly line of Ferry Street, also known as Lincoln Highway. Beginning at a point in the northerly line of Allegheny Avenue distant 1,522.10 feet measured westerly at right angles from the centre line of Doremus Avenue, formerly Avenue R as the same is laid out north of the Central Railroad; thence northerly parallel with Doremus Avenue aforesaid 2,980 feet more or less to the southerly line of Ferry Street, also known as Lincoln Highway; the above described line being the centre line of a street to be 75 feet in width.

Part No 2 A triangular strip to be added to Avenue P as the same is now open on the easterly side thereof and extending from the southerly line of the 100 foot right of way of the Newark and New York Branch of the Central Railroad southerly about 230 feet to the southerly terminus of Avenue P as now open. Beginning at the intersection of the easterly line of Avenue P as now open with the southerly line of the 100 foot right of way of the Newark and New York Branch of the Central Railroad; thence along said easterly line of Avenue P as now open South 17° 58' west 228.48 feet to a point in the southerly line of lands of the Central Railroad; thence along said line of lands and the southerly terminus of Avenue P as now open south 63° 49' east 10.69 feet; thence north 15° 19' 40" east 230.25 feet to the place of beginning.

Part No. 3: From the northerly line of Wilson Avenue northerly to the southerly terminus of Avenue P as now open. Beginning in the northerly line of Wilson Avenue at a point distant 1,455.34 feet measured westerly at right angles from the centre line of Doremus Avenue formerly Avenue R; thence running parallel with Doremus Avenue aforesaid north 24° 21' east 3,610.38 feet more or less to an angle point; thence north 15° 19' 40" east 254.48 feet to a point in the southerly terminus of Avenue P as now open. The above described line being the centre line of a street to be 75 feet in width.

Part No. 4: From the southerly line of Wilson Avenue southerly to the

northerly line of Delancy Street. Beginning at a point in the centre line of Wilson Avenue distant 1,460.32 feet measured north 70° 23' west along the center line of Wilson Avenue from the center line of Doremus Avenue, formerly Avenue R; thence south 31° 29' west 1,124.66 feet to a point in the center line of Delancy Street, the last mentioned point being distant westerly 1,595 feet measured along the center line of Delancy Street from the centre line of Doremus Avenue formerly Avenue R. The above described line being the center line of a street to be 75 feet in width.

All as shown on a map prepared under the direction of this Board, which map is hereto attached and made a part thereof and a copy of which map also is on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1237-O, dated May 21, 1924.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefitted by said improvement in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue of the provisions of the act above referred to.

That the sum of \$155,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall

be issued from time to time in an amount not to exceed \$150,000.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvement to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on June 24, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of such improvement will be considered.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach,
John Howe
Charles P. Gillen

The roll being called the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, South 13th Street is laid out on the Commissioners Map from the southerly side of Springfield Avenue to the northerly side of Woodland Avenue in the City of Newark; and,

WHEREAS, Said portion of South 13th Street has never been accepted or opened by the City of Newark; and,

WHEREAS, Application has been made to this Board of Commissioners to release and extinguish the public right if any, arising from such dedication; and,

WHEREAS, Under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto, this Board is empowered, after public hearing, by ordinance, to release and extinguish the public right arising from such dedication; and,

WHEREAS, It appears to this Board of Commissioners that said portion of South 13th Street will not be a public benefit and that the public interest will be better served by releasing said lands from dedication; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that an ordinance releasing and extinguishing the public right arising from the dedication of South 13th Street as the same is laid out on the Commissioners Map, from the southerly side of Springfield Avenue to the northerly side of Woodland Avenue, excepting that part of South 13th Street as above described lying within the limits of Pierce Street, as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1296-V, dated April 28, 1924, be taken up for consideration at a meeting to be held on Tuesday, June 17, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers, for one day at least ten days before said June 17, 1924, of the intention of the Board so to do.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, That portion of River Street lying south of the southerly line of Passaic Avenue (formerly

River Street) as the latter is laid out on the Map of the Commissioners to lay out streets, avenues and squares, from the easterly line of Providence Street easterly to the westerly line of Freeman Street, as laid out on the Christie & Bruen Map; and,

WHEREAS, Said portion of River Street has never been accepted or opened by the City of Newark; and,

WHEREAS, Application has been made to this Board of Commissioners to release and extinguish the public right, if any, arising from such dedication; and

WHEREAS, Under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto, this Board is empowered, after public hearing, by ordinance to release and extinguish the right arising from such dedication; and,

WHEREAS, It appears to this Board of Commissioners that said portion of River Street will not be a public benefit and that the public interest will be better served by releasing said lands from dedication; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that an ordinance releasing and extinguishing the public right arising from the dedication of that portion of River Street, as the same is laid out on the Christie & Bruen Map, lying

south of the southerly line of Passaic Avenue (formerly River Street) as the latter is laid out on the Map of the Commissioners to lay out streets, avenues and squares, from the easterly line of Providence Street easterly to the westerly line of Freeman Street, excepting such parts of the above described portion of River Street as lie within the limits of Mott Street, Lexington Street and Oxford Street, as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1293-V, dated April 24, 1924, be taken up for consideration at a meeting to be held on Tuesday, June 17, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers, for one day at least ten days before the said June 17, 1924, of the intention of the Board so to do.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Application by petition has been made for the vacation of that portion of River Street, as the same is

laid out on the Christie & Bruen Map, lying south of the southerly line of Passaic Avenue (formerly River Street) as the latter is laid out on the map of the Commissioners to lay out streets, avenues and squares, from the easterly line of Providence Street easterly to the westerly line of Freeman Street, excepting such parts of the above described portion of River Street as lie within the limits of Mott Street, Lexington Street and Oxford Street; and,

WHEREAS, In the judgment of the Board of Commissioners the public interests will be better served by granting said application; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that it is the intention of said Board, by virtue of the provisions of Section 1, sub-division (b), of Article XXII, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto, to vacate that portion of River Street as the same is laid out on the Christie & Bruen Map, lying south of the southerly line of Passaic Avenue (Formerly River Street) as the latter is laid out on the Map of the Commissioners to lay out streets, avenues and squares, from the easterly line of Providence Street easterly to the westerly line of Freeman Street, excepting such parts of the above described portion of River Street as lie within the limits of Mott Street, Lexington Street and Oxford Street, all as shown on a map on file

in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1293-V, dated April 2, 1924, and that an ordinance vacating the same be taken up for consideration at a meeting of this Board, to be held Tuesday, June 17, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M. and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers for one day at least ten days before said June 17, 1924, of the intention of the Board so to do.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper City Officer:

J. B. Gilligan-Casey Company for grading, curbing, flagging and paving of Keer Avenue, from Bergen Street to Parkview Terrace. (Contract, maintenance and indemnity bonds).

J. B. Gilligan-Casey Company for

the repaving of 13th Avenue from Springfield Avenue to Littleton Avenue. (Contract, maintenance and indemnity bonds).

J. B. Gilligan-Casey Company for the paving of North 7th Street, from Davenport to Delevan Avenue. (Contract, maintenance and indemnity bonds).

J. B. Gilligan-Casey Company for the grading, curbing, flagging and paving of North 11th Street, First Avenue to Bloomfield Avenue. (Contract, maintenance and indemnity bonds).

L. C. Smith & Brother Typewriter Company, furnishing and delivering L. C. Smith Typewriters. (Contract bond).

J. B. Gilligan-Casey Company, furnish and deliver granite blocks. (Contract Bond).

Cortes-Ward Company, furnishing and delivering waste paper cans and bags for same. (Contract bond).

J. B. Gilligan-Casey Company, grading, curbing, flagging and paving of Grove Terrace, West End Avenue, to East of Newark-Irvington Line. (Contract, maintenance and indemnity bonds).

J. B. Gilligan-Casey Company, grading, curbing, flagging and paving of West End Avenue, Caldwell Place to Valley Street. (Contract, maintenance and indemnity bonds).

J. B. Gilligan-Casey Company, grading, curbing, flagging and paving

of Parkview Terrace, Lyons to Chancellor Avenues. (Contract, maintenance and indemnity bonds).

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper City Officer:

Davis Electric Company, furnish and deliver flashlight batteries, bulbs and cases. (Contract bond).

Squier, Schilling and Skiff, furnish and deliver miscellaneous tools. (Contract bond).

Clinton Asphalt Road Oiling Company, furnish and deliver road oil No. 1. (Contract bond).

Doriety Contracting Company, grading, curbing and flagging of North 10th Street. (Contract and indemnity bonds).

Doriety Contracting Company, grading, curbing and flagging of

North 11th Street, First Avenue to Second Avenue. (Contract and indemnity bonds).

Arsenio Pecora, Lehigh Avenue Sewer and Branches. (Contract and indemnity bonds).

Arsenio Pecora, sewer in Goodwin Avenue and Schuyler Avenue from Renner Avenue for distance 300 feet southerly. (Contract and indemnity bonds).

Arsenio Pecora, sewer in Grove Terrace, between Pine Grove Terrace and the main sewer 100 feet east of West End Avenue, and a branch in West End Avenue, between Grove Terrace and Lindsley Avenue. (Contract and indemnity bonds).

J. B. Gilligan-Casey Company, paying 18th Avenue from Stuyvesant Avenue to Sanford Avenue, napped reclippped granite. (Contract, maintenance and indemnity bonds).

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that portion of South 13th Street from the southerly side of Springfield Avenue to the northerly side of Woodland Avenue excepting that part of South 13th lying within the limits of Pierce Street.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That all lands within the City of Newark included within the limits of that portion of South 13th Street, as the same is laid out on the Commissioners Map, from the southerly side of Springfield Avenue to the northerly side of Woodland Avenue, excepting that part of South 13th Street as above described, lying within the limits of Pierce Street, as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1296-V, dated April 28, 1924, which has never been opened for traffic or for use as a public highway, be and the same are hereby released from the dedication of said portion of South 13th Street from the southerly side of Springfield Avenue to the northerly side of Woodland Avenue excepting that part of South 13th Street as above described lying within the limits of Pierce Street, under the provisions of Article 22, Section 4, of an act of the legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts supplementary thereto and amendatory thereof.

Section 2. That this ordinance shall take effect immediately and all ordinances or parts or ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance
by section:

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

The ordinance was declared open to
amendment in all its parts.

The ordinance having been read a
second time, Commissioner Raymond
moved that it be ordered to a third
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordinance be taken up on third

reading and final passage on June 17.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance, which was read by the clerk:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that portion of River Street, lying south of the southerly line of Passaic Avenue (formerly River Street), from the easterly line of Providence Street easterly to the westerly line of Freeman Street.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That all lands in the City of Newark included within the limits of that portion of River Street as the same is laid out on the Christie & Bruen Map, lying south of the southerly line of Passaic Avenue (formerly River Street) as the latter is laid out on the map of the Commissioners to lay out streets, avenues and squares, from the easterly line of Providence Street easterly to the westerly line of Freeman Street, excepting such parts of the above described portion of River Street as lie within the limits of Mott Street, Lexington Street and Oxford Street, all as shown on a map on file in the office of the Chief En-

gineer, Division of Surveys, Department of Public Works, known and designated as No. 1293-V, dated April 2, 1924, and which never has been accepted or used for public or street purposes, be and the same are hereby released from dedication under the provisions of Article 22, Section 4, of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts supplementary thereto and amendatory thereof.

Section 2. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendments.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on June 17.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the vacation of River Street from the easterly line of Providence Street to the westerly line of Freeman Street.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That that portion of River Street as the same is laid out on the Christie & Bruen Map, lying south of the southerly line of Passaic Avenue (formerly River Street) as the latter is laid out on the Map of

the Commissioners to lay out streets, avenues and squares, from the easterly line of Providence Street easterly to the westerly line of Freeman Street, as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1293-V, dated April 2, 1924, shall be vacated as a public street or highway, excepting from such vacation such parts of the above described portion of River Street as lie within the limits of Mott Street, Lexington Street and Oxford Street, by virtue of the provisions of Section 1, sub-division (b), of Article XXII of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto.

Section 2. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on June 17.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from Frank Zimmerman protesting against an assessment for the opening and widening of Bergen Street, was received, read and on motion ordered referred to Commissioner Raymond.

A communication from Joseph H. Gunn, Secretary N. J. Automobile and

Motor Club, in relation to the establishment of a motor site, was received, read and on motion ordered referred to Commissioner Gillen.

A communication from the chairman of the Boys' Week Celebration Committee thanking the Commissioners for their services in making the Boys' Week Celebration a success was received and read and on motion ordered filed.

An invitation from the N. J. State Association of Overseers' of the Poor, inviting the Board to appoint a delegate to attend their convention at Atlantic City, June 5th, was received and read and on motion ordered referred to his Honor, the Mayor.

A communication from R. Arthur Heller, requesting a change in the Zoning Ordinance on Mt. Prospect, Clifton Avenues and Treadwell Place was received and read and on motion referred to the Commission on Building Districts and Restrictions for recommendation and report.

Commissioner Gillen presented the plans and specifications for Engine House #11 which were approved.

Commissioner Gillen moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE
THOMAS L. RAYMOND
F. C. BREIDENBACH

The Board of Commissioners of the
City of Newark, N. J.

W. J. EGAN
City Clerk.

MINUTES OF MEETINGS

OF THE

Board of Commissioners

June, 1924

NEWARK, N. J.

June 3, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the City Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Absent:—Commissioner Raymond.

The minutes of the previous meeting were read and adopted:

Mayor Breidenbach: Any citizen wish to heard?

Mrs. Mary McTague, 62 Willoughby Street: I have a protest in the Pomona Avenue and Chancellor Avenue matter. Those people up there are already assessed for everything, and that land don't pay us anything. We are not millionaires and it is not fair. Those are signed petitions.

The following petition was received and read:

May 27, 1924.

Petition against sewer Aldine Street, Newark, N. J.

Local Assessment

We, the undersigned property owners in the City of Newark, N. J., do hereby protest as to the proposed local assessment against our several properties as per the notice of intention adopted May 13, 1924, by the Board of Commissioners of the City of Newark, New Jersey, as same would not benefit our individual properties.

Signed by 117 property owners.

On motion of Commissioner Gillen the matter was referred to Commissioner Raymond.

Mr. Otto Kretchmer, 153 Milford Avenue, appeared before the Commissioners in behalf of the Veterans of

the Third Division, who have selected the City of Newark as the camping ground on the occasion of their annual reunion in July. He requested the Board to make an appropriation to help meet the expenses of the reunion and also suggested that Commissioner Raymond might take some advertising space to advertise Port Newark in the Wacht Am Rhein, the official organ of the Third Division.

Corporation Counsel Congleton stated that there was no way by which the City of Newark could appropriate money for this purpose.

Commissioner Gillen moved that the matter be referred to Director Raymond. He stated there seems to be no law by which we can appropriate money for this purpose. If Director Raymond has an advertising fund and thinks it would be proper to advertise in that organ we had better leave it up to him.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mr. John Chrisman, 184 Dewey Street, appeared before the Commissioners and stated that the sewer basin at Market and Broad Streets in front of the Firemen's building was dangerous; that his wife, carrying her baby daughter, fell and broke her leg last October.

Commissioner Gillen moved that the

matter be referred to Director Raymond.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mr. Saul Cohen, Chamber of Commerce Building: I am interested on behalf of some owners in the matter of the Ward Street opening and wanted to know what disposition is to be made of that matter.

Mayor Breidenbach: It is going to be laid over for two weeks, because Director Raymond is not here today.

Mayor Breidenbach: Any other citizen wish to be heard?

No response.

Commissioner Gillen moved that "An ordinance to provide for the construction of a thirty-six (36) inch reinforced concrete pipe sewer in Aldine Street between Chancellor Avenue and Pomona Avenue" be laid over for one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen moved that "An ordinance to provide for the opening of a street 50 feet in width to be called Cameron Road from the inter-

section of the westerly terminus of Helen Place and Richelieu Terrace westerly about 120 feet to the intersection of Richelieu Place and Cameron Road (also known as Andover Place)," be laid over for one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of an eight (8) inch pipe sewer in Peck Avenue between Second Avenue and First Avenue.

The Board of Commissioners of the City of Newark, do ordain:.

Section 1. That an eight (8) inch pipe sewer shall be constructed in Peck Avenue between Second Avenue and First Avenue. This sewer to be used for house sewage only and to be constructed with house connections to the curb lines, together with all the appurtenances necessary to complete the same, in accordance with the plans, specifications and profiles dated March 31, 1924, and now on file in the office of the Department of Public Works, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$3,600.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$3,600.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission, approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read

once, Commissioner Gillen moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Gillen moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen moved that the ordinance be taken up on third reading and final passage on June 10th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of a pipe sewer in Blanchard Street between Ferry Street and the Passaic River.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That a pipe sewer, to be used for house sewage and trade waste only, shall be constructed in Blanchard Street between Ferry Street and the Passaic River. The part from Ferry Street to the private road about 300 feet northerly to be eighteen (18) inch vitrified pipe; from said private road to a point about 450 feet north of the angle in Blanchard Street to be fifteen (15) inch vitrified pipe and the balance twelve (12) inch vitrified pipe. Together with all the appurtenances necessary to complete the same, in accordance with the plans, specifications and profiles now on file in the office of the Department of Public Works, dated April 11, 1921, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement

shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$24,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$24,000.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Gillen moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Gillen moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen moved that the ordinance be taken up on third reading and final passage on June 10th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The following communication was received and read:

Department of Public Safety
Division of Buildings
Newark, N. J., May 26, 1924.

The Board of Commissioners of
The City of Newark.

Honorable Sirs:

The Commission on Building Districts and Restrictions has approved the enclosed amendment to the Building Zone Ordinance changing the restrictions on portions of Hecker Street, Jay Street and Sherman Avenue.

Respectfully submitted,
Commission on Building
Districts and Restrictions,
R. B. Rankin, Secretary.

Ordered filed.

Commissioner Gillen moved that the title of an ordinance to amend an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted De-

cember 31, 1919, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen moved that an ordinance to repeal an ordinance entitled, "An ordinance to provide for the opening of Ward Street from Market Street to River Street," approved

January 2, 1923, be laid over for two weeks.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen moved that the title of an ordinance to provide for the repaving of High Street from Orange Street to north side of Lackawanna Avenue with napped reclipped granite block pavement on the old concrete foundation or on a new six (6) inch concrete foundation where found necessary, and from the north side of Lackawanna Avenue to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on a new six (6) inch concrete foundation, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the repaving of High Street from Orange Street to north side of Lackawanna Avenue with napped reclipped granite block pavement on the old concrete foundation or on a new six (6) inch concrete foundation where found necessary, and from the north side of Lackawanna Avenue to Bloomfield Avenue with asphalt pavement (1½"

top, 1½" binder) on a new six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen moved that the title of an ordinance to provide for the grading, curbing, flagging and paving of Lehigh Avenue from Osborne Terrace to Clinton Place with asphalt pavement (1½" top 1½" binder) on a six (6) inch concrete foundation, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing, flagging and paving of Lehigh Avenue from Osborne Terrace to Clinton Place with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen moved that the title of an ordinance to provide for the construction of a vitrified pipe sewer in Riverside Avenue between Chester Avenue and the Second River be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the construction of a vitrified pipe sewer in Riverside Avenue between Chester Avenue and the Second River.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to amend an ordinance

entitled, "An ordinance regulating and restricting the location of trades and industries, and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Section 7 of Article II of an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919, is hereby amended to read as follows:

"Section 7. Height Districts.

For the purpose of regulating and limiting the height and bulk of buildings hereafter erected, the City of Newark is hereby divided into five classes of districts; (a) thirty foot districts, (b) fifty foot districts, (c) eighty-five foot districts, (d) one hundred and twentyfive foot districts, and (e) one hundred and fifty foot dis-

tricts; as shown on the height district map which accompanies this ordinance and is hereby declared to be part hereof. The height districts designated on said map are hereby established. The height district map designations which accompany said height district map are hereby declared to be part thereof. No building or part of a building shall be erected except in conformity with the regulations herein prescribed for the height district in which such building is located.

(a) In a thirty-foot district no building shall be erected to a height in excess of thirty feet.

(b) In a fifty foot district no building shall be erected to a height in excess of fifty feet.

(c) In an eighty-five foot district no building shall be erected to a height in excess of eighty-five feet.

(d) In a one hundred and twenty-five foot district no building shall be erected to a height in excess of one hundred and twenty-five feet.

(e) In a one hundred and fifty foot district no building shall be erected to a height in excess of one hundred and fifty feet nor in excess of twice the width of the widest street on which it fronts. For the purpose of this subdivision, however, no street shall be deemed to have a width of less than fifty feet. Any building or any part of a building fronting on a street within one hundred feet of its intersection with a wider street shall have its height governed on the narrower street by the width of the wider

street. A building situated on an interior lot running through from street to street shall, where the streets are of different widths, have its height governed by the width of the wider street for a distance of 100 feet back of such street if the distance between the two streets is less than 200 feet, and by the width of the narrower street for a distance of 100 feet back of such street if the distance between the two streets is more than 200 feet. A corner building at the intersection of two streets of different widths shall have its height governed on the narrower street by the width of the wider street for a distance of one hundred and fifty feet. Where, under the foregoing provisions, not more than fifty feet of a street frontage would otherwise be subjected to a height limit lower than that allowed immediately beyond both ends of such frontage, the height limit on such frontage shall be equal to the lesser of such greater height limits."

Section 2. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage on June 10th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan: I move that the matter be referred to the Zoning Commission for recommendation and report.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Rowe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the sum of thirty-seven thousand seven hundred twenty-five dollars and eighty-five cents (\$37,725.85) be and the same is hereby appropriated to the City Treasurer, being the semimonthly payrolls May 16th to May 31st, 1924, of the Department of Public Affairs as follows:

Public Affairs	\$ 1,279.57
Employment Bureau	839.66
Outdoor Poor	1,009.57
Almshouse	2,650.65
Bureau of Baths	2,673.17
City Home	2,367.39
Bureau of Health	12,280.97
City Hospital	14,624.87
	<hr/>
	\$37,725.85

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of twelve thousand five hundred forty-one dollars and eighty-four cents (\$12,541.84) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs as follows:

Outdoor Poor	\$ 3,019.87
Outdoor Poor	60.75
Outdoor Poor	5,853.00
Bureau of Health	3,608.22
	<hr/>
	\$12,541.84

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of twenty-two thousand twenty-six dollars and seventy-one cents (\$22,026.71) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance from May 16th to 31st, 1924, as follows:

Director's	\$ 924.15
Comptroller's	2,207.50
Auditor's	1,340.00
City Treasurer's	775.00
Tax Receiver's	1,855.81
Tax Arrears	640.00
Tax (Receiver's (Temp.)	1,730.00
Board of Assessment & Rev.	
of Taxes	5,973.30
Board of Assessments for	
Local Impr.	817.67
Law Department	2,154.98
City Clerk's Dept.	2,193.32

First District Court	737.49
Second District Court	677.49
	<hr/>
	\$22,026.71

John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of four thousand nine hundred forty-seven dollars and eighty-six cents (\$4,947.86) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

C. sundries	\$4,720.11
Elections	92.00
Assessments to be refunded..	135.75
	<hr/>
	\$4,947.86

John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes.

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of one hundred sixty-five thousand six hundred seventy-one dollars and sixty cents (\$165,671.60) be and the same is hereby appropriated to the City Treasurer, being the semi-monthly payroll as per annexed certified list, of the Department of Public Safety from May 16th to 31st, 1924, as follows:

Director's Office	\$ 687.49
1st Criminal Court	759.98
2nd Criminal Court	645.40
3rd Criminal Court	572.49
Building Division	2,034.99
Electrical Division	572.50
License Division	567.50
Fire Division	72,347.23
Police Division	87,484.02
	<hr/>
	\$165,671.60

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of eleven thousand four hundred ninety-five dollars and seventeen cents (\$11,495.17) be and the same is hereby appropriated to the City Treasurer for semi-monthly payrolls from May 16th to May 31st, 1924, of the Department

of Parks and Public Property as follows:

Director's Office	\$ 1,459.49
Smoke Abatement	125.00
Weights and Measures	857.50
Centre Market	4,329.75
Printing and Stationery.....	150.00
Public Buildings	3,650.93
Shade Tree Division	922.50

\$11,495.17

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of one thousand three hundred fifty-two dollars and fifty cents (\$1,352.50) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending May 28, 1924, as follows:

Shade Tree	\$1,352.50
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Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the sum of eight
thousand nine hundred thirty-nine
dollars and twenty-five cents (\$8,-
939.25) be and the same is hereby ap-
propriated to the persons named on
the annexed certified list, being the
bills and claims of the Department of
Parks and Public Property as follows:

Additional hospital accomda- tions	\$5,849.25
Public Buildings	3,090.00
	<hr/>
	\$8,939.25

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the fol-
lowing resolutions:

RESOLVED, That the following
changes affecting the payroll of the
Department of Public Affairs be and
the same are hereby approved:

Bureau of Health

Temp. Appointment No Eligible List

Harry Sheehan, Sanitary Inspector,
salary \$1,620 per annum, effective
May 22, 1924.

John Levine, Plumbing Inspector,
salary \$2,160 per annum, effective
June 1, 1924.

F. C. Breidenbach
John Howe
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

WHEREAS, In accordance with the
law and by authority of the Board of
Commissioners of the City of Newark,
the Director of the Department of
Public Affairs, publicly solicited, re-
ceived and opened proposals for the
furnishing of apparatus for the chemi-
cal laboratory, Bureau of Health, De-
partment of Public Affairs;

WHEREAS, Reinhold Schumann,
Inc., having bid the sum of eight hun-
dred and ninety-seven dollars and
twelve cents (\$897.12) for the said
supplies was the only responsible bid-
ders; therefore, be it

RESOLVED, By the Board of Com-
missioners of the City of Newark, that
the proposal of said Reinhold Schu-
mann, Inc., be and the same is hereby
accepted, and the contract awarded to
Reinhold Schumann, Inc., at the price
aforesaid, and the Law Department is
directed to prepare the contract for
the said work upon the adoption of
this resolution and the Director of the
Department of Public Affairs and the
City Clerk of said City are hereby au-

thorized and directed to execute the said contract.

F. C. Breidenbach
John Howe
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Public Affairs, publicly solicited, received and opened proposals for the furnishing the material and performing the labor for the cement work at the Clifton Avenue Bathhouse, Clifton Avenue, Newark, N. J.;

WHEREAS, The Century Concrete Company, having bid the sum of one thousand two hundred and forty-four dollars (\$1,244) for the said work, was the lowest responsible bidder; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that the proposal of said Century Concrete Company be and the same is hereby accepted, and the contract awarded to the Century Concrete Company at the price aforesaid, and the Law Department is directed to prepare the contract for the said work upon the adoption of this resolution and the Director of the Department of Public Affairs and the City Clerk of said

City are hereby authorized and directed to execute the said contract.

F. C. Breidenbach
John Howe
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Public Affairs, publicly solicited, received and opened proposals for the furnishing of eight hundred tons (800) of No. 1 Buckwheat Coal F. O. B. mines to the Newark City Home, Department of Public Affairs;

WHEREAS, The W. H. Bradford & Company, Inc., having bid the sum of two dollars and thirty-seven cents (\$2.37) per ton for the said coal, was the lowest responsible bidder; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that the proposal of said W. H. Bradford & Company, Inc., be and the same is hereby accepted, and the contract awarded to W. H. Bradford & Company, Inc., at the price aforesaid, and the Law Department is directed to prepare the contract for said coal upon the adoption of this resolution, and the Director of the Department of Public Affairs and the City Clerk of

said City are hereby authorized and directed to execute the said contract.

F. C. Breidenbach
John Howe
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Public Affairs, publicly solicited, received and opened proposals for the furnishing of one hundred (100) tons of stove coal, F. O. B. mines, to the Newark City Home, Department of Public Affairs;

WHEREAS, The S. Smith Coal Company, having bid the sum of eight dollars and fifty-three cents (\$8.53) per ton for the said coal, was the lowest responsible bidder; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that the proposal of said S. Smith Coal Company be and the same is hereby accepted, and the contract awarded to S. Smith Coal Company at the price aforesaid, and the Law Department is directed to prepare the contract for the said coal upon the adoption of this resolution, and the Director of the Department of Public Affairs and the City Clerk of said City

are hereby authorized and directed to execute the said contract.

F. C. Breidenbach
John Howe
W. J. Brennan
Charles P. Gileln

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Public Affairs, publicly solicited, received and opened proposals for the furnishing of the playground equipment for the Newark City Home, Department of Public Affairs;

WHEREAS, The R. A. Fife Corporation having bid the sum of five hundred and forty-two dollars and six cents (\$542.06) for the said supplies, was the only responsible bidder; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that the proposal of said R. A. Fife Corporation be and the same is hereby accepted, and the contract awarded to R. A. Fife Corporation at the price aforesaid, and the Law Department is directed to prepare the contract for the said work upon the adoption of this resolution, and the Director of the Department of Public Affairs and the City Clerk of said City are hereby authorized and directed to execute the said contract.

F. C. Breidenbach
John Howe
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Bill Poster

L. H. Trowbridge Sign Company, Inc.

Keeper of Junk Shop

Aaron Choiet, 213 Newark Street.
Harry Shapiro, 160 Jelliff Avenue.
Vito San Giacomo, trading as San Giacomo Sons, 139 South Street.
Louis Halperin, 20 Boyd Street.
Jacob Siegel, 33 Lillie Street.
Samuel Hirsch, Metal Company, Inc., 184 Waverly Avenue.
A. Abramson & Son, Inc., 8 Livingston Street.
Abraham M. Heinowitz, 3-5 Beacon Street.
Morris Chasen, 473 Hunterdon Street.
Gaetano Desiderio, 262 Jefferson Street.
Osias Berk, 238-240 Belmont Avenue.
M. Reichman & Sons, Inc., 122-30 Frelinghuysen Avenue.

Antonio Alfano, 158 Oliver Street.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in his office shade tree assessment amounting to five dollars (\$5.00) in the name of Max Waxman, Block 2653, Lot 18, as the same was assessed in error.

This cancellation is recommended by the Shade Tree Commission.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerk in the office of the Treasurer, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite his respective name, effective June 1st, 1924.

Fied H Beebe, from \$2,520 to \$2,700.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerks in the office of Receiver of Taxes, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite their respective names, effective June 1st, 1924:

Francis E. Corbitt; from \$2,160 to \$2,280.

James R. Byrne, from \$2,160 to \$2,280.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerk in the office of the Treasurer, Depart-

ment of Revenue and Finance, be and the same is hereby increased to the amount set opposite his respective name, effective June 1st, 1924:

Jay W. Connolly, from \$2,280 to \$2,400.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, The City of Newark on December 11th, 1923, issued its short time obligations, known as Temporary Loan Bonds in the aggregate amount of three hundred and sixty-two thousand dollars (\$362,000.00) for money expended for Market Construction, said Temporay Loan Bonds being numbered 497-498-499-500-501-502 and 503 dated December 11th, 1923, and payable June 11th, 1924; and,

WHEREAS, The improvement for which said three hundred and sixty-two thousand dollars(\$362,000.00) of Temporary Loan Bonds were issued was for Market Construction, and is an improvement for which the city is authorized by Chapter 252 of the Laws of 1916, to issue bonds, and the City is without funds to pay said Three hundred and sixty-two thousand dollars (\$362,000 00) of Tem-

porary Loan Bonds issued therefor; 252 of the Laws of 1916; further
therefore, be it

RESOLVED, That in pursuance of the provisions of an Act of the Legislature of the State of New Jersey, entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of three hundred and sixty-two thousand dollars (\$362,000.00) for the purpose of temporarily financing the improvement aforesaid and renewing said three hundred and sixty-two thousand dollars (\$362,000.00) issued therefor; further

RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to three hundred and sixty-two thousand dollars (\$362,000.00) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum, be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized to sell said Temporary Loan bonds at not less than par, either all at one time or from time to time.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

WHEREAS, Fire has occurred in the City Hall greatly affecting elevator No. 4 and in the judgment of the Director of the Department of Parks and Public Property in whose department said City Hall is, it is advisable to restore the service on said elevator to a condition of usefulness, and

WHEREAS, By reason of said fire in the judgment of this Board an exigency exists which will not permit of advertising for competitive bids for making of said repairs; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the said Director be and he is hereby authorized to order said repairs by reason of the emergency that exists.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The following communications were received and read:

David E. Bernstein,
Counsellor at Law,
169 Market St., at Broad St.,
Newark, N. J., May 28, 1924

The Board of Commissioners of
The City of Newark,
City Hall, Newark, N. J.

Gentlemen:

In connection with the proposed widening of Bergen Street near Lehigh Avenue, would state that I own a piece of property on Lehigh Avenue and am opposed to the said widening as it will involve an assessment on my property. I do not believe that the widening will enhance the value of my property.

Yours very truly,
David E. Bernstein.

On motion of Commissioner Gillen the communication was ordered referred to Commissioner Raymond.

North Jersey District
Water Supply Commission,
20 Clinton St., Newark, N. J.

Mr. William J. Egan,
City Clerk,
Newark, N. J.

Dear Sir:

Enclosed, please find additional data in connection with final estimate on apportionment of cost of \$20,350,000 for the Wanaque Project, to the various municipalities. These figures are as of April 30, 1924.

Kindly acknowledge receipt of the enclosed, and greatly oblige

Yours very truly,
North Jersey District
Water Supply Commission,
Edward Tyler,
Secretary.

On motion of Commissioner Gillen the communication was ordered referred to the Law Department.

Price, Waterhouse & Co.,
56 Pine St., New York City.
May 27, 1924.

Mr. W. J. Egan,
City Clerk of the City of
Newark, City Hall,
Newark, N. J.

Dear Sir:

We take pleasure in enclosing herewith five signed copies of our report on the audit of the accounts of the City of Newark for the year 1923.

As required by law, we are sending a certified copy of this report to the Commissioner of Municipal Accounts at Trenton.

Yours very truly,
Price, Waterhouse & Co.
By W. H. Bowman,
Registered Municipal Accountant.

On motion of Commissioner Brennan the communication was ordered filed and the City Clerk directed to advertise in accordance with law.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of thirty-two thousand five hundred fifty-five dollars and fifty-three cents (\$32,555.53) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, semi-monthly
payrolls ending May 31st,
1924\$32,555.53

Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of thirty-four thousand, one hundred and one dollars and sixteen cents (\$34,101.16) be and the same hereby is appropriated to the persons named, as

per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, weekly payrolls ending May 28, 1924..\$34,101.16

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of two hundred eighty dollars (\$280) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Street Cleaning\$280.00

Thomas L. Raymond
Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for repaving of Court Street from Howard Street to Belmont Avenue dated the 20th day of May, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for paving of Dover Street from 423 feet south of Cliff Street, southerly 260 feet to terminus, dated the 6th day of May, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for resurfacing Heller Parkway from Ridge Street to First Street, dated the 6th day of May, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereto annexed, be and the same is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for grading, curbing, flagging and paving of Berke-

ley Avenue from Fourth Street to Bloomfield Avenue, dated the 6th day of May, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for paving of Eastern Parkway from Cameron Road to 665 feet southerly, dated the 6th day of May, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for resurfacing Heller Parkway from Summer Avenue to Mount Prospect Avenue, dated the 6th day of May, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for paving of Varisty Road from Montrose Street to Newark-South Orange Line, dated the 6th day of May, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is

hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for paving of Cameron Road from Eastern Parkway to Newark-South Orange Line, dated the 6th day of May, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas.—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for grading, curbing, flagging and paving of Pine Grove Terrace, from South Orange Avenue to about 1,300 feet southerly, dated the 20th day of May, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for grading, curbing, flagging and paving of Sunset Avenue from 531 feet south of Abinger Place to Lindsley Avenue, dated the 20th day of May, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works

and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Giller
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for paving of Montrose Street from Cameron Road to Varsity Road, dated the 6th day of May, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Cosmo DeFazio for sewer in Eighteenth Avenue from Sunset Avenue to the main sewer about 100 feet east of West End Avenue, dated the 6th day of May, 1924, and awarded to Cosmo DeFazio, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Cosmo DeFazio for sewer in Maple Avenue between Chancellor Avenue and Goldsmith Avenue, dated the 6th day of May, 1924, and awarded to Cosmo DeFazio, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Asphalt Service Incorporated, for the furnishing and delivering to the Department of Public Works of cold patch, a copy of which contract dated May 8th, 1924, is hereto annexed be and the same is hereby approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the title of Felix Forcella, Repairman in the Department of Public Works, (Lighting) be and the same hereby is changed

to that of Lighting Inspector in the said Bureau at the same compensation of \$1,800 per annum, which he is now receiving, the Civil Service Commission having agreed thereto, effective July 1st, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works, be and he is hereby directed to advertise for sealed proposals for furnishing and delivery Gasoline, Motor Oils, Grease, Automobile tires and Automobile Tubes, and Printing.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering to the Department of Public Works Units for Graham Brothers Motor Truck Chassis with Dodge Brothers Power Plant, be and the same is awarded to Bonnell Motor Car Company, Newark, it being the lowest responsible bidder, the amount of its bid based on the Department's requirements for a period of one (1) year, being five thousand dollars (\$5,000.00).

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the titles of Jacob Jacquin, Charles Rosen, and Michael A. Doyle, Junior Engineers in the Department of Public Works (surveys) be and the same hereby are changed to that of "Transitman" at the same compensations of \$1,920 per year each, which they are now receiving, effective June 1st, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works, which will in turn file the same with the proper City Officer:

Standard Bitulithic Company, repaving of Court Street, Howard Street to Belmont Avenue. (Contract, maintenance and indemnity bonds.)

Standard Bitulithic Company, paving Dover Street, 423 feet south of Cliff Street to southerly 260 feet to terminus. (Contract, maintenance and indemnity bonds.)

Standard Bitulithic Company, resurfacing Heller Parkway, Ridge Street to First Street. (Contract, maintenance and indemnity bonds.)

Standard Bitulithic Company, grading, curbing, flagging and paving of Berkeley Avenue, Fourth Street to Bloomfield Avenue. (Contract, maintenance and indemnity bonds.)

Standard Bitulithic Company, paving Eastern Parkway, Cameron Road to 665 feet southerly. (Contract, maintenance and indemnity bonds.)

Standard Bitulithic Company, resurfacing of Heller Parkway, Summer Avenue to Mount Prospect Avenue. Contract, maintenance and indemnity bonds.)

Standard Bitulithic Company, pav-

ing of Varsity Road, Montrose Street to Newark-South Orange Line. (Contract, maintenance and indemnity bonds.)

Standard Bitulithic Company, paving Cameron Road, Eastern Parkway to Newark-South Orange Line. (Contract, maintenance and indemnity bonds.)

Standard Bitulithic Company, grading, curbing, flagging and paving of Pine Grove Terrace, South Orange Avenue 1,300 feet south. (Contract, maintenance and indemnity bonds.)

Standard Bitulithic Company, grading, curbing, flagging and paving of Sunset Avenue, 531 feet south of Abinger Place to Lindsley Avenue. (Contract maintenance and indemnity bonds.)

Standard Bitulithic Company, paving Montrost Street, Cameron Road to Varsity Road. (Contract, maintenance and indemnity bonds.)

Cosmo DeFazio, sewer in 18th Avenue, Sunset Avenue to main sewer 100 feet east of West End Avenue. (Contract and maintenance bonds.)

Cosmo DeFazio, sewer in Maple Avenue, Chancellor Avenue to Goldsmith Avenue. (Contract and maintenance bonds.)

Asphalt Service Incorporated, furnish and deliver cold patch (Contract bond)

Thomas L. Raymond
W. J. Brennan,
John Howe
Charles P. Gillen.
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the Clerk:

An ordinance to amend an ordinance entitled "The Fire Prevention Code of the City of Newark, New Jersey," adopted December 23, 1910.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. Section 438 of an ordinance entitled "The Fire Prevention Code of the City of Newark, New Jersey," be and the same is hereby amended to read as follows:

"Section 438. An automobile garage or station is any building or part of any building where one or more automobiles or other self-propelling vehicles, not including motorcycles, are kept for storage, manufacture, repair, exhibition, demonstration, sale, rental, hire, painting, adjustment or equipment and for the purpose of this ordinance, such garages or stations are divided into five classes, as follows:

Class A—Private garages.

Class B.—Commercial garages.
Class C.—Public garages.
Class D.—Group garages.
Class E.—Parking stations."

Section 2. Section 439 of an ordinance entitled "The Fire Prevention Code of the City of Newark, New Jersey," be and the same is hereby amended to read as follows:

"Section 439. A private automobile garage or station is the place of storage of not more than four automobiles not used for commercial purposes."

Section 3. That the ordinance to which this ordinance is an amendment be and the same is hereby amended by adding thereto a new section to be known as Section 441 (A) Class D, which section shall read as follows:

"Section 441 (A) Class D. A group automobile garage is the place of storage of five or more automobiles whether such place of storage be in one or more buildings. Owners of such group automobile garages must procure from the Bureau of Combustibles and Fire Risks, a permit to maintain such garages and such permit shall be issued upon the payment of a fee of five dollars per annum."

Section 4. That the ordinance to which this ordinance is an amendment be and the same is hereby amended by adding thereto a new section to be known as Section 441 (B) Class E which section shall read as follows:

"Section 441 (B) Class E. An automobile parking station is a place used

for out-door storage of automobiles. Such automobile parking stations must be approved by the Bureau of Combustibles and Fire Risks and the manager, owner or person in charge and control of each automobile parking station must procure a permit from the Bureau of Combustibles and Fire Risks and such permit shall be issued upon the payment of a fee of five dollars per annum."

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan

moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage June 10th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen: Yesterday we had a conference with the Bus men, and the representatives of all the jitney bus lines, the Chamber of Commerce and representatives of the Broad Street Business Men's Association. It was decided at that conference to utilize Park Place, or at least part of it for the operation of busses. It is excluded now. To that end it was decided that the sidewalk on the easterly side of Military Park is no longer necessary, and in fact, the Commission, I think, three years ago passed a notice of intention to take away that sidewalk. It is outside the park and used very little by pedestrians because there is a walk in the Park that is used very extensively. In removing the sidewalk you are not removing the park. You are not, therefore, interfering with the sentiment that has existed here that the park should be kept intact I think myself,

that Military Park has a great historic value and should be kept as it is. However, that sidewalk on the outside of the park is not needed and the added width in Park Place is needed because the traffic through there is very heavy. If it would meet with your approval, I would move that we Commissioners go on record as favoring the removal of the sidewalk and referring the matter to Commissioner Raymond.

Commissioner Brennan: That is the sidewalk all around the park?

Commissioner Gillen: No, on the Park Place side from the apex to Rector Street.

Mayor Breidengach: I think that is a matter for Director Raymond.

Commissioner Gillen: I would move that it be referred to Director Raymond.

Commissioner Brennan: I would certainly be in favor of it. I realize its uselessness. It would be a great relief.

Commissioner Gillen: There is a walk on the inside of the park.

Commissioner Brennan: There is not a score of people on that sidewalk in a whole afternoon. The northerly side, too, across from the Athletic Club is of very little use. There is a walk in the park there too.

Commissioner Gillen: Suppose we include that part along Rector Street in the motion that I made

Commissioner Brennan: I second the motion.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe: There is a resolution which has been called to my attention which reduces the salary of some of the engineers in the Department of Public Works.

Commissioner Gillen: I move that the vote by which the resolution previously passed, (#9467) be reconsidered.

“RESOLVED, That the titles of Jacob Jacquin, Charles Rosen and Michael A. Doyle, Junior Engineers in the Department of Public Works, (surveys) be and the same hereby are changed to that of “Transitman” at the same compensations of \$1,920 per year each, which they are now receiving, effective June 1st, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe: I move the resolution be laid over for one week.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, On April 13, 1923, the City of Newark entered into a contract with National Carbon Co., Inc., for the purchase of 32, more or less, complete Columbia type primary cells, together with 450, more or less, complete renewals for said cells, and 450, more or less, Columbia #6 Igniter dry cells, and said contract has been fulfilled on the part of the contractor, and has expired, and it is now desired to purchase a further supply of batteries thereunder; therefore, be it

RESOLVED, That the terms of said agreement be and they are hereby extended for the period of one year from the date of this resolution, and the Director of Department of Public Safety be and he is hereby authorized to purchase such and so many batteries, renewals and igniter dry cells, together with connectors, as in said contract specified, as may be required during said term of one year, it being understood, however, that the price for such articles set forth in said contract are to remain the same for batteries, igniters, dry cells and connectors purchased during the ensuing year; providing, however, that in case of a decline in the market price of said articles, the advantage thereof shall accrue to the City of Newark, and in the case of

an increase in the market price, the City shall pay the increased proportion, as may appear from the market quotations.

W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, New Jersey.

W. J. EGAN.
City Clerk

NEWARK, N. J.

June 10, 1924.

A regular meeting of the Board of Commissioners of the City of Newark,

N. J., was held on the above date in the City Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of the previous meeting were read and adopted.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of Sewers for the Meadow District, Section 2.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That a pipe sewer, to be known and designated as Sewers for the Meadow District, Section 2, shall be constructed in Doremus Avenue from Roanoke Avenue to Lincoln Highway, the part from Roanoke Avenue for a distance of 1,200 feet northerly to be eighteen (18) inch vitrified pipe and the balance fifteen (15) inch vitrified pipe. This sewer to be used for house sewage and trade waste only together with all the appurtenances necessary to complete the same, in accordance with the plans, specifications and profiles dated May 19th, 1924, and now on file in the office of the Department of Public Works, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$40,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$40,000.00 under and by virtue of the provisions of an act entitled: An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read

once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on June 17.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to supplement an ordinance entitled, "An ordinance to provide for the construction of a sewer to be known and designated as Sewers for the Meadow District, Section 1," adopted April 8, 1924.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That the additional sum of \$60,000 is hereby appropriated to pay the cost of the local improvement undertaken, under and by virtue of an ordinance entitled "An ordinance to provide for the construction of a sewer to be known and designated as 'Sewers for the Meadow District, Section 1'," adopted April 8, 1924, which said sum of \$60,000 shall be in addition to the sum of \$140,000 heretofore appropriated to pay the cost of said local improvement, and for the purpose of meeting said additional appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an additional amount not to exceed said sum of \$60,000, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other

obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said additional bonds or notes.

Section 2. That this ordinance shall take effect immediately, and all ordinances or parts of ordinance inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on June 17.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to protest against the Aldine Street sewer?

Engineer Rankin informed Commissioner Raymond that it was a necessary improvement; that it took the place of an open ditch.

Mrs. Mary McTague, of 62 Willoughby Street, appeared and protested against the assessment for this improvement.

Commissioner Raymond informed Mrs. McTague that her argument on the assessment could be made before

the Assessment Commissioners later.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of a thirty-six (36) inch reinforced concrete pipe sewer in Aldine Street between Chancellor Avenue and Pomona Avenue.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That a thirty-six (36) inch reinforced concrete pipe sewer, to be used for storm water only, shall be constructed in Aldine Street between Chancellor Avenue and Pomona Avenue, together with all the appurtenances necessary to complete the same, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$5,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to

time in an amount not to exceed \$5,000.00, under and by virtue of the provisions of an act entitled: "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on June 17.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond: I want to withdraw resolution #9467 laid on the table June 3rd, 1924:

"RESOLVED, That the titles of Jacob Jacquin, Charles Rosen and Michael A. Doyle, Junior Engineers

in the Department of Public Works, (surveys) be and the same hereby are changed to that of Transitman, at the same compensations of \$1,920 per year each, which they are now receiving, effective June 1st, 1924."

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

Commissioner Howe: I move the resolution be taken up from the table.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond: I now move to withdraw it.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the opening of a street 50 feet in width, to be called Cameron Road, from the intersection of the westerly terminus of Helen Place and Richelieu Terrace westerly about 120 feet to the inter-

section of Richelieu Place and Cameron Road (also known as Andover Place).

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That a street 50 feet in width to be called Cameron Road from the intersection of the westerly terminus of Helen Place and Richelieu Terrace westerly about 120 feet to the intersection of Richelieu Place and Cameron Road (also known as Andover Place) shall be opened as a public street or highway, as follows: Beginning at a point in the easterly line of Richelieu Place and in the division line between lots 24 and 25 on Richelieu Place, Map of Property of Oakland Terrace, Incorporated, Newark, N. J., surveyed by Harrison R. Van Duyne, June 30, 1921, and on file in the office of the Chief Engineer of the Division of Surveys, City Hall; thence running south $89^{\circ} 31\frac{1}{2}'$ east 111.71 feet to the northerly corner of lot No. 24 on Richelieu Place Map of Oakland Terrace, Incorporated, which last mentioned corner is in the southerly side of the intersection of the westerly terminus of Helen Place and Richelieu Terrace. The above described line is the southerly line of a street to be 50 feet in width. All as shown on a map prepared under the direction of this Board, which map is hereto attached and made a part hereof and a copy of which map is on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1226-O, dated April 12, 1923, under and by virtue of the provisions of an act en-

titled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefitted by said improvement in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$2,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$2,000.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same hereby are repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on June 17.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to protest against the opening and widening of Bergen Street.

Mr. Sherrerd: The Weequahic Civic Association presented this widening to the Commission. The reason why the city should do this now is that there is now a set-back of ten feet, but the restriction expires the first of January next year, with the exception of two properties now in part of the original Weequahic tract. We believe that the benefit to all on that portion where the setback exists ought to balance the damages at least for that part of the street where it does not exist, and that the taking off of the front of these two properties will be balanced by the benefits they receive. I think that there is a protest by people that are six hundred feet away, protesting against being included in the area, and the benefit is purely local, except insofar as this is a section of that part of the city where there is now develop-

ing a business center, and that it will be much more difficult to open the street if the ordinance is not passed this year for the reason that the stores will be moved out the ten feet they are now set back.

Mr. I. Goldstein, 1033 Bergen Street, and Mr. George Gates, 962 Bergen Street, appeared in favor of the improvement.

Mr. Frederick Mull, 916 Bergen Street; Mr. Louis Streen, 908 Bergen Street; Mr. J. Greenwood, 907 Bergen Street, and Mrs. George Hodak, 506 Mulberry Street appeared and objected to the levying of an assessment for this improvement.

Corporation Counsel Congleton stated that when the fire house was built the city kept back from the line at the request of the property owners. If this line is changed when the restrictions run out it will be hard to get the fire engines out of the house safely.

Commissioner Raymond: As there are but two properties that will have to be taken and the improvement will make a nice wide street and the assessment will be very small, I move the adoption of the ordinance on first reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the

following ordinance which was read by the clerk:

An ordinance to provide for the opening and widening of Bergen Street from the southerly line of Renner Avenue to the northerly line of Lyons Avenue from its present width of sixty (60) feet to a width of eighty (80) feet by the addition thereto of a strip ten (10) feet in width on both sides of Bergen Street.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Bergen Street from the southerly line of Renner Avenue to the northerly line of Lyons Avenue shall be opened and widened from its present width of sixty (60) feet to a width of eighty (80) feet by the addition thereto of a strip ten (10) feet in width on both sides of Bergen Street, all as shown on a map prepared under the direction of this Board, which map is hereto attached and made a part hereof and a copy of which map also is on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1230-O, and dated December 31, 1923, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefitted by said improve-

ment in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefits, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$58,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$58,000.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916,525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on June 17.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the construction of an eight (8) inch pipe sewer in Peck Avenue between Second Avenue and First Avenue," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the construction of an eight (8) inch pipe sewer in Peck Avenue between Second Avenue and First Avenue.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the construction of a pipe sewer

in Blanchard Street between Ferry Street and the Passaic River, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the construction of a pipe sewer in Blanchard Street between Ferry Street and the Passaic River.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Brennan moved that the title of An ordinance to amend an ordinance entitled "The Fire Prevention Code of the City of Newark, New Jersey," adopted December 23, 1910, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas.—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled "The Fire Prevention Code of the City of Newark, New Jersey," adopted December 23, 1910.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The following communication was received and read:

Department of Public Safety

Division of Buildings

Newark, N. J. June 5, 1924.

The Board of Commissioners of
The City of Newark.

Honorable Sirs:

The enclosed amendment to the Building Zone Ordinance changing the 35 foot height districts to 30 foot height districts has the approval of the Commission on Building Districts and Restrictions.

Your Commission respectfully urges that this amendment be adopted

Very truly yours,
Commission on Building
District & Restrictions.
R. B. Rankin, Secretary.

Ordered filed.

Commissioner Brennan moved that the title of An ordinance to amend an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purpose and providing penalties for the violation of its provisions," adopted December 31, 1919, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and de-

termining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purpose of providing penalties for the violation of its provisions," adopted December 31, 1919.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan: I offer a resolution for information only, the amended building code ordinance.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey.

Commissioner Brennan: I move it be laid on the table.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan: I move it

be ordered to a second reading two weeks from today.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond submitted the following ordinance as a matter of information:

An ordinance to provide for the opening and widening of Washington Street on the easterly side thereof from Bank Street to Warren Street by the addition thereto of a strip 16½ feet in width measured from the Commissioners line.

Commissioner Raymond moved that the foregoing ordinance be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of thirty-seven thousand six hundred seventy-one dollars and twenty-one cents (\$37,671.21) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department

of Public Affairs as follows.

Almshouse	\$ 5,935.61
City Home	3,967.49
Bureau of Baths	3,767.20
Memorial Day Observance..	1,896.50
City Hospital	22,104.41
	<hr/>
	\$37,671.21

F. C. Breidenbach,
Thomas L. Raymond
W. J. Brennan
John Howe,
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of thirteen thousand eight hundred thirty-seven dollars and fourteen cents (\$13,837.14) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Carnegie Avenue opening	
damages	\$13,000.00
C. sundries	72.00
Assessments to be refunded..	765.14
	<hr/>
	\$13,837 14

John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one million, one hundred sixty-five thousand, one hundred twenty dollars and forty-one cents (\$1,165,120.41) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

County tax\$1,165,120.41

John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond.
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of \$17,276.09 be and the same is hereby ap-

propriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Fire Division	\$ 8,814.03
Police Division	7,364.89
Uncompleted Contracts	561.90
Construction and Alteration of Buildings	377.14
Public Safety	98.13
License Division	60.00
	<hr/>
	\$17,276.09

W. J. Brennan
John Howe
F. C. Breidenbach
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$100 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety:

City Sundries\$100.00

W. J. Brennan
John Howe
F. C. Breidenbach
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of \$104,000.00 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Green and Franklin Street
property\$104,000.00

John Howe
Thomas L. Raymond.
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the sum of \$1,239.75 be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending June 4, 1924, as follows:

Shade Tree \$1,239.75

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolution:

RESOLVED, That the sum of \$32,649.73 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows:

rolls ending June 4, 1924..\$32,649.73
City Treasurer, Weekly pay-

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution.

RESOLVED, By the Board of Commissioners of the City of Newark that the following changes affecting the payroll of the Newark City Hospital, be and the same are hereby approved:

**Temporary Appointments in the
Competitive Class**

Ethel Kittell, Res. Nurse, \$1,080, a year, May 26, 1924.

Johanna Treiber, Res. Nurse, \$1,080 a year, June 2, 1924.

Angela Byrne, Res. Nurse, \$1,080 a year, June 2, 1924.

Non-Competitive Appointments

Lillian Glick, Under Nurse, \$600 a year, June 5, 1924.

Anna Dugan, Nrs. Hlpr., \$600 a year, May 27, 1924.

Florence Weber, Nrs. Hlpr., \$600 a year, June 2, 1924.

Antoinetta Adams, Nrs. Hlpr., \$600 a year, June 3, 1924.

Augusta Remacle, Nrs. Hlpr., \$600 a year, June 3, 1924.

Marion Glossick, Porter, \$696 a year, June 5, 1924, noon.

Owen Morris, Ld. Wkr., \$696 a year, May 26, 1924.

Mary Havey, Ld. Wkr. \$696 a year, June 2, 1924.

Mary Reape, Ld. Wkr., \$696 a year, June 2, 1924.

Paula Beckel, Porter, \$540 a year, May 27, 1924.

Chas. Singer, Orderly, \$696 a year, May 24, 1924, noon.

Joseph Blaski, Orderly, \$696 a year, May 27, 1924.

William McCabe, Orderly, \$696 a year, June 2, 1924.

Charles Murdock, Orderly, \$696 a year, June 3, 1924.

Peter Axt, Orderly, \$696 a year, June 3, 1924.

Robert Cushman, Orderly, \$696 a year, June 5, 1924.

Charles H. Van Dorn, Orderly, \$696 a year, June 5, 1924.

Mary LeWynn, Hs. Maid, \$576 a year, May 21, 1924.

Hilda Sheffield, Hs. Maid, \$576 a year, May 26, 1924.

Salary Increases

Louise M. H. Zutter, Res. Nurse, from \$1,080 to \$1,200, June 1, 1924.

George Burton, Util. Man, from \$1,400 to \$1,520, June 1, 1924.

Arthur Young, Orderly, from \$600 to \$696, (sleeps out) June 1, 1924.

Returned from Leave of Absence

Wm. Everard, Elev. Oper., \$720, June 1, 1924.

Thos. O'Leary, Porter, \$696, June 5, 1924.

Leave of Absence

Ruby Paul, Under Nurse, 1 month, illness in family, June 1, 1924.

Eliza. A. Garren, Ld. Wkr., 1 month, illness, June 1, 1924.

Carrie Green, Hs. Maid, 1 month, illness, June 1, 1924.

Katherine Ryan, Hs. Maid, $\frac{1}{2}$ month, illness, June 1, 1924.

Joseph Stevens, Ld. Wkr., removed from payroll, final payment made for disability.

Resignations

Lena Stultz, Tele. Oper., May 29, 1924.

Ruth A. Hall, Res. Nurse, May 31, 1924.

Agnes Kempson, Res Nurse, June 1, 1924, P.P.P.R.

Jennie Alliston, Under Nurse, May 31, 1924.

Mary Paurice, Under Nurse, May 31, 1924.

Wilma Allison, Under Nurse, May 28, 1924.

Jean Conley, Under Nurse, May 28, 1924.

Mary Wheeler, Under Nurse, May 30, 1924.

Blanche Saber, Nrs. Hlpr., June 2, 1924, P.P.P.R.

Helen Gannon, Nrs. Hlpr., May 26, 1924.

John Ripley, Porter, June 1, 1924, noon, P.P.P.R.

Clifford Mitchell, Porter, May 31, 1924.

Thomas Bain, Porter, May 31, 1924.

Mary Becker, Ld. Wkr., May 16, 1924.

Earl Tripp, Ld. Wkr., May 24, 1924.

Patrick Byrne, Orderly, May 31, 1924.

Daniel Sullivan, Orderly, May 21, 1924.

James Reilly, Orderly, May 31, 1924.

Fred Mathers, Orderly, May 31, 1924.

John Farley, Orderly, June 1, 1924, P.P.P.R.

Florence Chandler, Nurse, May 31, 1924.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Auctioneers

John S. Williams, 148-154 Baldwin Street.

Michael J. O'Connor, 134 Mulberry Street.

Keeper of Junk Shop

Louis Verrone, 209-11-13 Charlton Street.

Rachmel Hechtman, 3 Lewis Street.

Samuel Kerzner, 690-2 Market Street.

Rose Gelb, Trading as R. Gelb & Sons, 214 Livingston Street.

Jacob Siegel, 121 Livingston Street.

Jacob L. Rosen, 30 17th Avenue.

Kelly & Company, Inc., 780 Frelinghuysen Avenue.

Guiesppe DiSprito, 34-36 Lewis Street.

John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, On May 24, 1924, F. L. Bradbury Company, 128 Warren Street, Newark, N. J., did pay the Tax Receiver's Office, Personal Ar-rears Department by check, sixty dollars and thirty-two cents (\$60.32) in payment of 1923 taxes on thirteen automobiles, and whereas said check was returned, protested, to the Tax Receiver, with notice that said F. L. Bradbury Company, was in the hands of a Receiver, and the Tax Receiver made good the amount of said check and obtained the receipts given for the payment of said automobile taxes, now therefore, to balance the books in said Receiver's Department of Ar-rears of Personal Taxes; be it

RESOLVED, That the aforesaid payments be cancelled and the liens against F. L. Bradbury Company, for the said automobiles be re-established and a claim be filed for the amount due, with the Receiver for F. L. Bradbury Company.

W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Thomas F. Keogh Jr., who has been certified as eligible by the Civil Service Commission, be and he is hereby appointed

to the position of clerk in the Building Division, Department of Public Safety, at a salary of \$1,380 per annum, payable as other salaries are paid, effective July 1, 1924.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Board of Commission of the City of Newark has passed an ordinance for the acquirement of property described below, owned by Mary Effinger, individually and as of executrix of the last Will and Testament of William Effinger, deceased, and appropriated therefor the sum of one hundred and four thousand dollars (\$104,000); therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the sum of one hundred and four thousand dollars (\$104,000) be and the same is hereby appropriated to said Mary Effinger, individually and as executrix of the last Will and Testament of said William Effinger, deceased, for the purchase of said lands, the same to be paid upon the filing by her with the Acting Auditor of Accounts of a warranty deed, approved as to form by the Corporation Coun-

sel, conveying said lands in the City of Newark, more particularly described as follows:

First Tract: Beginning at a point in the southerly line of Green Street distant 278 feet, 8½ inches, easterly from the present easterly line of Broad Street and in the line of land formerly of William Shugard; thence along said line of said land, formerly of said Shugard south 22° 32' west 90 feet; more or less, thence easterly 72 feet, 10 inches to land formerly of Henry Nadler; thence along said line of said land formerly of said Nadler north 22° 56' east 90 feet, more or less, to the said southerly line of Green Street; and thence along said line of Green Street north 67° 5' west 73 feet, 5½ inches more or less to the place of beginning.

Second Tract: Beginning in the southerly line of Green Street at the distance of 468 feet, 7 inches, easterly from the southeast corner of said Green and Broad Streets, thence running along the southerly line of Green Street south 61° 30' east 25 feet, more or less, to line of land sold by Melanothon W. Jacobus and wife to Dunlap and Wilcox; thence along their line southerly 91 feet 6 inches; thence north 61° 20' west 25 feet, more or less, to line of land sold by James Hayes to Francis Adam; thence along said Adams' line north 28° 30' east 91 feet 6 inches to the place of beginning.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and George W. Address (City Asphalt Plant) for resurfacing Fabyan Place from Lyons Avenue to Buffington Street, dated the 6th day of May, 1924, and awarded to George W. Address (City Asphalt Plant), a copy of which contract is hereunto annexed, be and the said contract is hereby approved and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach

RESOLVED, That the contract between the City of Newark and George W. Andress for resurfacing South 11th Street from Clinton Avenue to Avon Avenue, dated the 6th day of May, 1924, and awarded to George W. Andress, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond,
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and James W. Costello for resurfacing Conklin Avenue from Seymour Avenue to 336' westerly, dated the 6th day of May, 1924, and awarded to James W. Costello for the City Asphalt Plant, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and James W. Costello for resurfacing Baldwin Avenue from Clinton Avenue to Avon Avenue, dated the 29th day of May, 1924, and awarded to James W. Costello, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering lumber to the Department of Public Works be and the same are hereby awarded as follows, being the lowest responsible bidder in each case:

William A. Jones & Son, Newark
Approx. 25 pcs. 1- $\frac{3}{4}$ "x10"x12', Ash
or Oak D2S, at 22 cents a sq. ft.
Approx. 250 pcs. 1- $\frac{3}{4}$ "x10"x12', Ash

01 Oak D2S, at 23 cents a sq. ft.

Approx. 50 pcs. 1- $\frac{1}{2}$ "x11"x14', Ash
or Oak D2S, at 23 cents a sq. ft.

Approx. 50 pcs. 1- $\frac{1}{2}$ "x11"x16', Ash
or Oak D2S, at 23 cents a sq. ft.

Approx. 100 pcs. 1- $\frac{5}{8}$ "x10"-12"x12',
Ash or Oak D2S, at 22 cents a sq. ft.

Approx. 50 pcs. 2- $\frac{3}{4}$ "x2- $\frac{7}{8}$ "x12' Ash
or Oak D4S, at 23 cents a sq. ft.

Approx. 50 pcs. 2- $\frac{3}{4}$ "x5"x12' Ash
or Oak D4S, at 23 cents a sq. ft.

Approx. 50 pcs. 2- $\frac{3}{4}$ "x6"x12', Ash
or Oak D4S, at 23 cents a sq. ft.

Approx. 5 pcs. 3- $\frac{1}{2}$ "x12"x12', Ash
or Oak D4S, at 23 cents a sq. ft.

Approx. 12 pcs. 3"x12"x12', Ash or
Oak D4S, Rough, at 23 cents a sq. ft.

Approx. 1,200 pcs. 4"x8"x2', Any
wood, Rough, at 5 cents a sq. ft.

Approx. 400 pcs. 4"x8"x1' or 1' 6",
yellow pine, Rough, at 4- $\frac{1}{2}$ cents a
sq. ft.

Approx. 1,000 pcs. 1"x8"x2 ft., yel-
low pine, Rough, at 4- $\frac{1}{2}$ cents a sq. ft.

Approx. 800 pcs. 1"x8"x2 ft., yellow
pine, Rough, at 2- $\frac{3}{4}$ cents a sq. ft.

Approx. 100 pcs. 1"x10"x12-16',
White pine ceiling D2S, at 21 cents a
sq. ft.

Approx. 75 pcs. 2"x9- $\frac{1}{2}$ "x16 ft., Pine
Ceiling C. B., at \$64.00M sq. ft.

Approx. 250 pcs. 2"x10"x16",
Spruce, Rough, at \$56.50M sq. ft.

Approx. 3,000 pcs. 3"x12", tapered
from 4 to 0 spruce wedges, at 3- $\frac{3}{4}$ cents
each.

Approx. 12 bundles 1"x2"x16',
Spruce Fur Laths, at \$52.50M sq. ft.

Approx. 20 pcs. 2"x10"x12", Cypress
Planks D2S, at 13 cents sq. ft.

James Crowell Lumber Co., Newark

Approx. 38 pcs. 2"x6"x6', L L

yellow pine, rough, at \$62.50M sq. ft.

Approx. 38 pcs. 2"x10"x16', L L
yellow pine, rough, at \$70.00M sq. ft.

Approx. 24 pcs. 2"x10"x18', L L
yellow pine, rough, at \$70.00M sq. ft.

Approx. 112 pcs. 3"x10"x24', L L
yellow pine, rough, at \$73.00M sq. ft.

Approx. 24 pcs. 4"x10"x24', L L
yellow pine, rough, at \$73.00M sq. ft.

Approx. 24 pcs. 6"x8"x16', L L
yellow pine, rough, at \$65.00M sq. ft.

Approx. 3 pcs. 8"x10"x24', L L
yellow pine, rough, at \$73.00M sq. ft.

Approx. 50 pcs. 2"x4"x16', Spruce
Wall Strips, at \$56.00M sq. ft.

Approx. 50 pcs. 2"x4"x16', Spruce,
rough, \$56.00M sq. ft.

Approx. 12 pcs. 6"x6"x16', Spruce,
rough, \$60.00M sq. ft.

Approx. 12 pcs. 6"x8"x16', Spruce.
rough, \$60.00M sq. ft.

Approx. 12 pcs. 4"x10"x16', Spruce,
rough, \$60.00M sq. ft.

Approx. 500 sy ft. 1- $\frac{1}{2}$ "x4", Spruce
Flooring—D-15, at \$61.00M sq. ft.

Approx. 12 bundles 16" Cedar
Shingles, at \$1.70 a bundle.

Approx. 35 pcs. 2"x9- $\frac{1}{2}$ "x14', Cypress
Fl. Board 2S, \$130.00 M sq. ft.

Approx. 15 pcs. 1- $\frac{1}{2}$ "x10"x16', Cy-
press Planks D2S, at \$135.00 M ft.

Approx. 20 pcs. 2"x10"x16', poplar
D2S, at \$170.00 M ft.

Approx. 10 pcs. 1"x10"x12", poplar
D2S, at \$125.00 M ft.

Thomas L. Raymond

W. J. Brennan

John Howe,

F. C. Breidenbach

The roll being called, the resolution

was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In the judgment of the Board of Commissioners of the City of Newark it is desirable that a new building line shall be established along a part of the easterly line of Washington Street from the southerly side of Bank Street southerly for a distance of 142 feet to the division line between lots 5 and 33, of Block 61, on the Newark City Tax Map; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the easterly line of Washington Street from the southerly line of Bank Street southerly for a distance of 142 feet to the division line between lots 5 and 33, on Block 61 on the Newark City Tax Maps, be relocated and established so as to conform to the following description:

Beginning at a point in the southerly side of Bank Street distant 16½ feet easterly from the southeasterly corner of Washington Street and Bank Street; thence running southerly in a straight line 141 feet to a point in the easterly line of Washington Street and in the division line between lots 5 and 33, of Block 61, on the Newark City Tax Map, and which point is at the northwesterly corner of an eight story building extending from Market Street, and to that end the Director of the Department of Public Works be and he is hereby directed to prepare a map describing the location of such proposed building line for presentation to this Board.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the opening and widening of Washington Street on the easterly side thereof from Bank Street to Warren Street by the addition thereto of a strip 16½ feet in width measured from the Commissioners' line.

All as shown on a map prepared under the direction of this Board, which map is on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1239-O, dated June 4, 1924;

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefited by said improvement in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue

of the provisions of the act above referred to.

That the sum of \$185,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$185,000.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds or other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes. And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvement to be made, and that all persons whose lands may be affected by such improvement or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on July 1, 1924, at 11 o'clock A. M., at which time and place ordinances for the

making of such improvement will be considered.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

WHEREAS, William H. Spanjer has submitted to this Board a map entitled "Map of Spanjer Terrace, situated in the City of Newark and the Township of Hillside; Union County, N. J., property of William H. Spanjer, May 7, 1924," showing the layout of portions of Keer Avenue, Clinton Place, Grumman Avenue and Compton Place, in the City of Newark, N. J., which map was prepared by Edmund R. Halsey, Surveyor, and,

WHEREAS, The Chief Engineer of the Division of Surveys, Department of Public Works, has recommended the approval of the layout as shown on said map and has endorsed his approval thereon; therefore, be it

RESOLVED, That the said map so far as the streets and highways thereon are concerned be and the same is hereby approved, and the Director of the Department of Public Works is hereby empowered to endorse the approval of this Board on said map, as required by law; and be it further

RESOLVED, That the City Clerk be and he is hereby directed to file

said map so endorsed in the office of the Essex County Register upon the filing of a duplicate copy of said map in the office of the Chief Engineer, Division of Surveys, Department of Public Works, and the payment of the necessary filing fee by said applicant.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the salaries of the below mentioned employees in the Fire Division, Department of Public Safety, be and they are hereby increased as indicated, effective as of May 16, 1924:

Walter A. Wright, Pilot, from \$2,-600 to \$2,850 (prevailing rate).

John F. Begley, Pilot, from \$2,600 to \$2850 (prevailing rate).

Clifton Titcomb, Engineer, from \$2,520 to \$2,600 (prevailing rate).

John H. Heger, Engineer, from \$2,-520 to \$2,600 (prevailing rate).

Almon L. Waggoner, Engineer, \$2,-520 to \$2,600 (prevailing rate).

John J. Quinn, Marine Fireman, \$2,-444 (prevailing rate).

William H. Spaeth, Marine Fireman, \$2,444 (prevailing rate).

Mario E. Toffanelli, Marine Fireman, \$2,444 (prevailing rate).

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

A communication from Harry G. Eaton of 78 St. Paul Avenue, regarding the vacation of Cameron Place.

On motion the letter was ordered referred to the Director of the Department of Public Works.

A communication from C. P. Wilber, State Forester, Department of Conservation and Development, Trenton, N. J., regarding forest and park lands.

On motion the letter was referred to Director of the Department of Public Works.

A communication from the Commission on Building Districts and Restrictions, regarding permission to erect stores and garages at North Fifth Street, which application was approved.

Commissioner Brennan moved that the letter be referred to the Law Department to draw the necessary ordinance.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

A communication from Louise S. Teepper, 199 Clinton Place, protesting against the construction of a sewer in Aldine Street.

On motion, the letter was referred to Director of the Department of Public Works.

Reports of City Officers

The following reports of City Officers were received and ordered filed:

Department of Weights and Measures for May, 1924.

Department of Buildings for May, 1924.

Clerk, 1st District Court for May, 1924.

Clerk, 2nd District Court for May, 1924.

Clerk of Almshouse for May, 1924.

Clerk of Centre Market for May, 1924.

City Clerk (2) for May, 1924.

Richard P. Rooney, Clerk, 1st Criminal Court, Part 1, for May, 1924.

Thomas F. Guthrie, Clerk, 2nd Criminal Court, Part 2, for May, 1924.

Harry Grundman, Deputy Clerk, 2nd Criminal Court, Part 1, for May, 1924.

Arthur J. Connelly, Clerk 3rd Criminal Court, Part 1, for May, 1924.

Arthur J. Connelly, Clerk 3rd Criminal Court, Part 2, for May, 1924.

City Treasurer for May, 1924.

Comptroller for May, 1924.

Elizabeth S. Lewis, Clerk, Family Court, for May, 1924

The following report was received and read:

Department of Revenue and Finance,
Office of the City Treasurer,
City of Newark, N. J.

To the Honorable
The Commissioners,
City of Newark, N. J.

Gentlemen:

In compliance with an Act of the Legislature, entitled, "A further supplement of the Act, entitled, 'An Act to amend and revise the Charter of the City of Newark, N. J.," approved February 22, 1866, I herewith present a statement of the cash transactions of the City for the month of May, 1924.

Receipts

Cash on hand April 30,	
1924	\$2,834,342.97
Received from the Comptroller, as follows, for:	
Street Improvement	122,783.96
Bonds, Temporary Loans	15,000.00
Funds, Redemptions	4,256.15
Shade Trees	355.00
Fire Department	28.50
Hospital	448.92
Health	199.75
Health Pension	322.00
Almshouse Property	10,000.00
Green & Franklin Prop.	858.34
Market Construction	1,200.00
Markets	26,379.67
Bureau of Sewers	28.38
Bureau of Docks	434.00
St. Cleaning	1,513.36
St. Lighting	188.46
Motors	122.30
Streets	2,131.39

House Sewers	2,432.44	Shade Trees	255.00
Water, Rents	218,875.13	Interest	131,087.32
Service	12,157.98		
Purchases	5,000.00	Total on hand	\$9,360,590.66
Commerce St. Opening	50.00		
Miscellaneous Revenue		Respectfully submitted,	
Licenses, General	13,835.00	John J. Sugrue,	
Dogs	2,830.00	Acting City Treasurer.	
Fees, City Clerk	602.55		
Taxi Driver's Badge	1.00	To the Honorable,	
Fire Dept.	588.40	The Commissioners,	
District Courts	2,943.52	City of Newark, N. J.	
Police Court Fines.....	4,831.05		
Jitney	15,969.42	Gentlemen:	
Baths	494.97	The following is an analysis of ex-	
Alteration & Electrical	13,871.31	penditures of the City of Newark, N.	
Hospital	136.05	J., for the month of May, 1924, con-	
Health	2,315.20	solidated in departmental items as	
Library	2,016.49	taken from the City Treasurer's Cash	
Shade Trees	60.78	Book:	
Personal Arreas, Fees			
& Costs	3,183.59	Disbursements	
Costs of Sales	815.60	Public Affairs	\$ 131,132.08
Searches	1,888.25	Revenue and Finance	40,550.85
Transcient merchants..	399.24	Parks & Pub. Prop.....	165,795.41
Rent polling places.....	90.00	Div. of Works	662,580.08
Ordinances	9.00	Public Safety	354,958.50
Parks & Pub. Prop....	4.33	General	1,767,092.22
Pub. Bldg.	56.53	Without Warrant	336,176.70
Sales on Scales	10.00		
Bureau of St. Cleaning	40.00	Total	\$3,458,285.84
Streets	320.00	Cash on hand May 31st,	
Sewers	1,459.50	1924	5,902,304.82
Water	22,717.90		
Taxes, from Receiver,		Statement	\$9,360,590.66
1924 & Polls	5,103,937.25		
Arrears, Real Estate,		Respectfully submitted,	
1923	219,489.04	John J. Sugrue,	
1922	128,213.23	Acting City Treasurer.	
1921, prior	1,040.69		
Personal, 1923 & Polls	51,399.38	Commissioner Brennan moved to	
1922 & Polls.....	6,516.65	adjourn.	
1921, prior	304,728.70		
Franchise, 1924	63,827.02	The roll being called, the motion	
		was declared adopted by the following	
		votes:	

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W.J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

June 17th, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 11 A M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of the previous meeting were read and adopted.

Mayor Breidenbach: Any citizen wish to be heard?

No response.

Commissioner Raymond moved that the title of "An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that portion of South 13th

Street from the southerly side of Springfield Avenue to the northerly side of Woodland Avenue, excepting that part of South 13th Street lying within the limits of Pierce Street" be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the release and extinguishment of the Public right arising from the dedication of that portion of South 13th Street from the southerly side of Springfield Avenue to the northerly side of Woodland Avenue, excepting that part of South 13th Street lying within the limits of Pierce Street.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the release and extinguishment of public right arising from the dedica-

tion of that portion of River Street, lying south of the southerly line of Passaic Avenue (formerly River Street), from the easterly line of Providence Street easterly to the westerly line of Freeman Street," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the re-
lease and extinguishment of the pub-
lic right arising from the dedication
of that portion of River Street, lying
south of the southerly line of Passaic
Avenue (formerly River Street), from
the easterly line of Providence Street
easterly to the westerly line of Free-
man Street.

The ordinance having been read
three times was then declared to be
upon its third and final passage.

The roll being called, the ordinance
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the title of "An ordinance to provide
for the vacation of River Street from
the easterly line of Providence Street

to the westerly line of Freeman
Street," be taken for its third reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the
ordinance as follows:

An ordinance to provide for the va-
cation of River Street from the east-
erly line of Providence Street to the
westerly line of Freeman Street.

The ordinance having been read
three times was then declared to be
upon its third and final passage.

The roll being called, the ordinance
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the title of "An ordinance to provide
for the construction of a thirty-six
(36) inch reinforced concrete pipe
sewer in Aldine Street between Chan-
cellor Avenue and Pomona Avenue,"
be taken for its third reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the construction of a thirty-six (36) inch reinforced concrete pipe sewer in Aldine Street between Chancellor Avenue and Pomona Avenue.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the opening of a street 50 feet in width to be called Cameron Road from the intersection of the westerly terminus of Helen Place and Richelieu Terrace, westerly about 120 feet to the intersection of Richelieu Place and Cameron Road (also known as Andover Place)," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the

opening of a street 50 feet in width to be called Cameron Road from the intersection of the westerly terminus of Helen Place and Richelieu Terrace westerly about 120 feet to the intersection of Richelieu Place and Cameron Road (also known as Andover Place).

The ordinance having three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of An ordinance to provide for the construction of Sewers for the Meadow District, Section 2, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the construction of Sewers for the Meadow District, Section 2.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commisisoner Raymond moved that the title of An ordinance to supple-
ment an ordinance entitled, "An ordi-
nance to provide for the construction
of a sewer to be known and designated
as 'Sewers for the Meadow District,
Section 1'" adopted April 8, 1924, be
taken for its third reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the
ordinance as follows:

An ordinance to supplement an or-
dinance entitled, "An ordinance to
provide for the construction of a
sewer to be known and designated as
Sewers for the Meadow District, Sec-
tion 1," adopted April 8, 1924.

The ordinance having been read
three times was then declared to be
upon its third and final passage.

The roll being called, the ordinance
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the
following ordinance which was read
by the clerk:

An ordinance to amend an ordi-
nance entitled, "An ordinance regulat-
ing and restricting the location of
trades and industries and the location
of buildings designed for specified
uses, and regulating and limiting the
height and bulk of buildings hereafter
erected, and regulating and determin-
ing the area of yards, courts and
other open spaces surrounding build-
ings, and establishing the boundaries
of districts for the said purposes and
providing penalties for the violation
of its provisions," adopted December
31, 1919.

The Board of Commissioners of the
City of Newark, do ordain:

Section 1. That an ordinance en-
titled, "An ordinance regulating and
restricting the location of trades and
industries and the location of build-
ings designed for specified uses, and
regulating and limiting the height
and bulk of buildings hereafter erect-
ed, and regulating and determining
the area of yards, courts and other
open spaces surrounding buildings,
and establishing the boundaries of dis-
tricts for the said purposes and pro-
viding penalties for the violation of
its provisions," adopted December 31,
1919, is hereby amended by extending
the Business District so as to include
the area hereafter described:

Beginning at the intersection of
Fourth Street with the southerly
line of the right of way of the
Morris and Essex Branch of the

Delaware, Lackawanna and Western Railroad; thence northerly along Fourth Street 100 feet; thence westerly along a line 100 feet north of and parallel to the southerly line of said right of way to a point 100 feet east of North Seventh Street; thence southerly along a line 100 feet east of and parallel to North Seventh Street to a point 100 feet north of Orange Street; thence easterly along a line 100 feet north of and parallel to Orange Street to a point 100 feet east of North Sixth Street; thence northerly along a line 100 feet east of and parallel to North Sixth Street to the southerly line of said right of way; thence along said right of way to the place of beginning; and that the Use District Map which is a part of said ordinance be and the same is hereby amended so as to include within the business district the area above described.

Section 2. All ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on June 24.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the ordinance be referred to the Zon-

ing Commission for recommendation and report.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond: In reference to the Ward Street opening, Mr. Mayor, I shall ask to lay that rescission of the ordinance over for two weeks. Since we last discussed the matter at this table we have had interviews with the property owners and have made a new lay-out of the street, avoiding certain expensive takings, and running it in such a way that it will cost much less, and we are providing for an eighty-five foot street, which we think will be amply wide, and we have changed the course of the street somewhat, from Canal Street to River Street. Now the property owners are, I think, coming around to an attitude of agreement with us, and I hope, at the end of two weeks, to have some satisfactory report to bring in, and at that time we may be able to re-vamp the ordinance by amendments. It would be desirable, if we could, to amend it, but if, legally that can't be done, we will introduce a new ordinance, but since the property owners have requested that the repealing of the ordinance be laid over, and since we are in negotiation now, I move it be laid over for two weeks.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the opening and widening of Bergen Street from the southerly line of Renner Avenue to the northerly line of Lyons Avenue from its present width of sixty (60) feet to a width of eighty (80) feet by the addition thereto of a strip ten (10) feet in width on both sides of Bergen Street," be taken for its third reading.

The following persons appeared and objected to the assessment for this improvement:

Mrs. Greenwood, 907 Bergen Street; Mrs. Fred Berger, 913 Bergen Street; Mrs. Baur, 917 Bergen Street; Mr. Louis Streen, 914 Bergen Street, and Mr. Fred Mull, 916 Bergen Street.

Commissioner Raymond informed them that the assessment would be very small and the people on the widened part of the street would bear the burden of the cost, and that the city will pay some of it. He suggested that the protestors make their argument before the Assessment Commissioners.

The motion to take the title of the ordinance for its third reading was then adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the opening and widening of Bergen Street from the southerly line of Renner Avenue to the northerly line of Lyons Avenue from its present width of sixty (60) feet to a width of eighty (80) feet by the addition thereto of a strip ten (10) feet in width on both sides of Bergen Street.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the sum of one thousand nine hundred seventy-nine dollars and forty-three cents (\$1,979.43) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs as follows:

Memorial Day Observance....	\$ 644.00
City Home	50.00
Public Affairs	668.83
Public Outing	105.68
Bureau of Health	470.00
City Sundries	8.72
For relief and Education of Certain Indigent Children..	32.20
	<hr/>
	\$1,979.43

F. C Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-seven thousand, six hundred sixty-six dollars and eight cents (\$37,666.08) be and the same is hereby appropriated to the City Treasurer for semi-monthly payrolls June 1st to 15th, 1924, of the Department of Public Affairs as follows:

Public Affairs	\$ 1,279.57
Employment Bureau	839.66
Outdoor Poor	1,009.57
Almshouse	2,588.13
Bureau of Baths	2,674.47
City Home	2,225.39
Bureau of Health	12,430.68
City Hospital	14,618.61
	<hr/>
	\$37,666.08

F. C. Breidenbach,
Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of twenty-one thousand, eight hundred thirty-two dollars and seventy-three cents (\$21,832.73) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance from June 1st to 15th, 1924, as follows:

Director's	\$ 924.15
Comptroller's	2,222.50
Auditor's	1,355.00
City Treasurer's	787.50
Tax Receiver's	1,885.00
Tax Arrears	640.00
Tax Receiver's Temp.....	1,510.00
Bd. Assessment & Revision of Taxes	5,935.80
Bd. Assessment for Local Impr.	809.50
Law Department	2,154.98
City Clerk's Department.....	2,193.32
First District Court	737.49
Second District Court	677.49

\$21,832.73

John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of twenty-two thousand, eight hundred sixty-seven dollars and eight cents (\$22,867.08) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

Revenue and Finance	\$ 12.00
Contingent	61.60
Interest	20.20
C. sundries	216.67
Playground construction	21,982.16
Assessments to be refunded	11.45
Elections	563.00
	<u>\$22,867.08</u>

John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of six hundred twenty dollars and fourteen cents (\$620.14) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Police\$520.14
 Miscellaneous Revenue 100.00

 \$620.14

W. J. Brennan
 John Howe
 Charles P. Gillen
 F. C. Breidenbach
 Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one hundred sixty-four thousand, nine hundred fifty dollars and forty-eight cents (\$164,950.48) be and the same is hereby appropriated to the City Treasurer, as per the attached certified list, being the semi-monthly payroll of the Department of Public Safety from June 1st to 15th, 1924, as follows:

Director's Office	\$ 687.49
1st Criminal Court	864.14
2nd Criminal Court	645.40
3rd Criminal Court	572.49
Building Division	2,034.99
Electrical Division	572.50
License Division	567.50
Fire Division	72,014.24
Police Division	86,991.73
	<hr/>
	\$164,950.48

W. J. Brennan
 John Howe
 Charles P. Gillen
 F. C. Breidenbach
 Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of eleven thousand, two hundred ninety-three dollars and sixty-five cents (\$11,293.65) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payroll of the Department of Parks and Public Property from June 1st, 1924, to June 15th, 1924, as follows:

Director's office	\$ 1,356.99
Printing & Stationery.....	150.00
Smoke Abatement	125.00
Weights and Measures	857.50
Centre Market	4,230.73
Public Buildings	3,650.93
Shade Tree	922.50
	<hr/>
	\$11,293.65

Charles P. Gillen
 F. C. Breidenbach
 Thomas L. Raymond
 W. J. Brennan
 John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one thousand, four hundred forty-six dollars and eighty cents (\$1,446.80), be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending June 11, 1924, as follows:

Shade Tree\$1,446.80

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of fifty thousand, five hundred thirty-eight dollars and eighty-seven cents (\$50,538.87) be and the same is hereby appropriated to the persons named on the annexed certified lists, being the bills and claims of the Department of Parks and Public Property as follows: Additional hospital accom-

modations	\$ 100.00
Centre Market	4,107.05
City sundries	237.27
Green & Franklin Street property	1,209.32
Eighth Precinct Station construction	550.00
Miscellaneous advertising....	479.16
Market construction	17,897.91

Parks and Public Property..	299.02
Printing and Stationery.....	7,760.83
Seventh Engine House construction	5,292.19
Public Buildings	9,540.30
Smoke Abatement	27.97
Street Improvement advertising	727.00
Weights and Measures.....	23.80
Shade Tree	2,286.40
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	\$50,538.87

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of thirty-one thousand, nine hundred thirty-three dollars and fifty cents (\$31,933.50), be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows:

City Treasurer, semi-monthly payrolls ending June 15th, 1924.....	\$31,933.50
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Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

(\$260,505.83) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-four thousand, five hundred sixteen dollars and ninety-one cents (\$34,516.91), be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Water	\$ 27,737.38
Street Cleaning	15,858.36
Streets	14,115.39
Sidewalks	1,195.33
Public Lighting	25,448.23
Sewers	1,221.27
House Sewers connections..	834.78
Docks	1,398.59
Port Newark Development	85,648.91
Surveys	169.00
Purchases	88.44
Motors	8,294.86
Reserves	6,899.97
Estimates	71,398.52
St. Impt. advertising.....	196.80

\$260,505.83

City Treasurer, weekly pay-rolls ending June 11th,
1924\$34,516.91

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

Thomas L. Raymond,
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of two hundred sixty thousand five hundred and five dollars and eighty-three cents

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the changes affecting the payrolls of the Depart-

ment of Public Affairs be and the same are hereby approved:

Bureau of Health

Appointment of Non-eligible List

Dr. Harry B. Silver, Clinic Physician, \$600.00 per annum, July 1, 1924.

Leave of Absence Without Pay

Mrs. Catherine Schubel, Nurse, 2 weeks, July 21, 1924.

Miss Claire MacLellan, Masseuse, 3 months, July 1, 1924.

F. C. Breidenbach
John Howe
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following named persons be and they are hereby appointed to the positions and salaries set opposite their respective names at Camp Newark, Neptune City, N. J., during the season of 1924:

Seasonal Appointments

Nathalie Galluba, Matron, salary \$1,080 per annum, effective June 18, 1924.

Mary Blyth, Porter, salary \$540 per annum, effective June 18, 1924.

Nellie Duffy, Porter, salary \$540 per annum, effective June 18, 1924.

Fredericka Neumann, Dining Room Maid, salary \$540 per annum, effective June 18, 1924.

Augusta Cochran, Laundry worker, salary \$540 per annum, effective June 18, 1924.

Whitfield Colyer, Watchman, salary \$540 per annum, effective June 18, 1924.

Albert Fleiner, Kitchen helper, salary \$540 per annum, effective June 18, 1924.

Catherine Fell Playground Director, salary \$720 per annum, effective June 18, 1924.

Nallie Boland, Dining Room Maid, salary, \$540 per annum, effective June 18, 1924.

Lizzie Lang, Asst. Cook, salary \$540 per annum, effective June 18, 1924.

F. C. Breidenbach
John Howe
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Pawnbroker

Kalmen Bernstein, 205 Market Street.

Keeper of Junk Shop

Herman Lowenstein and Meyer Lowenstein, trading as Lowenstein Bros., 208 Jelliff Avenue.

Michael Truppe & Sons, 135 Telford Street.

Bernard Friedman, 104 Badger Avenue.

Louis Rubin, 14-16 Lewis Street.

Jack Aratowsky, 215 Livingston Street.

Jacob Kaplus and Harry Cohan, trading as Kaplus and Cohan, 183 Livingston Street.

Auctioneer

Samuel Lerman, 215 West Kinney Street.

Joseph Gold, 346 Plane Street.

George F. McDuffee, 60 East Park Street.

John Howe

W. J. Brennan

Charles P. Gillen

F. C. Breidenbach

Thomas L. Raymond.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on December 24, 1923, issued its short time obligations, known as Temporary Loan Bonds in the aggregate amount of twenty-five thousand dollars (\$25,000) for money borrowed in anticipation of the receipt of money expended for sidewalks, house sewer connections and shade trees, said Temporary Loan

Bonds being numbered 513 and dated December 24, 1923, and payable June 24th, 1924; and,

WHEREAS, The improvement for which said twenty-five thousand dollars (\$25,000) was issued was for sidewalks, house sewer connections and shade trees now in course of construction or have been completed within six years and are improvements for which the City is authorized by Chapter 252 of the Laws of 1916, to issue bonds and the City is without funds to pay the said twenty-five thousand dollars (\$25,000) of Temporary Loan Bonds; therefore be it

RESOLVED, That in pursuance of the provisions of an act of the Legislature of the State of New Jersey, entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of twenty-five thousand dollars (\$25,000) for the purpose of temporarily financing the improvement aforesaid and renewing said twenty-five thousand dollars (\$25,000) of Temporary Loan Bonds issued therefore; further

RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution, amounting in the aggregate to twenty-five thousand dollars (\$25,000) shall state in general terms the purpose for which it is issued,

shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum, and shall be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized and directed to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252 of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and directed to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on December 22, 1923, issued its short time obligations, known as Temporary Loan Bonds in the aggregate amount of seven hundred thousand dollars (\$700,000) for money expended for

Market Construction, said Temporary Loan Bonds being numbered 509 to 525 and dated December 22, 1923, and payable June 22, 1924; and,

WHEREAS, The improvement for which said seven hundred thousand dollars (\$700,000) was issued was for Market Construction, and is an improvement for which the City is authorized by Chapter 252, of the Laws of 1916, to issue bonds, and the City is without funds to pay said seven hundred thousand dollars (\$700,000) of Temporary Loan Bonds issued therefor; therefore, be it

RESOLVED, That in pursuance of the provisions of an act of the Legislature of the State of New Jersey, entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of seven hundred thousand dollars (\$700,000) for the purpose of temporarily financing the improvement aforesaid and renewing said seven hundred thousand dollars (\$700,000) issued therefore; further

RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to seven hundred thousand dollars (\$700,000) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear

such rate of interest not exceeding six per centum per annum and be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252, of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for the construction of an additional washstand on the second floor of the new Centre Market and for alterations to allow additional height to the

ramp leading to the second floor of the new Centre Market.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Board of Commissioners of the City of Newark, N. J., at its regular meeting on May 13, 1924, adopted resolution No. 9241-P awarding coal contract to the S. Smith Coal Company; and

WHEREAS, The resolution so adopted erroneously provided for delivery to be made to the City Hall instead of the Centre Market; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that resolution 9241-P be and the same is hereby corrected to read that the said delivery be made to the Centre Market.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That John J. Early be and he is hereby temporarily appointed as watchman at the Centre Market, Department of Parks and Public Property, at a salary of one thousand three hundred and twenty dollars (\$1,320) per annum, said appointment to become effective June 16th, 1924.

Charles P. Giller.
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Harry A. Corbally, employed as clerk in the Director's office, Department of Parks and Public Property, be and he is hereby granted a leave of absence due to illness for a period of three months without pay, effective June 1st, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work to Elias Berla in connection with plumbing contract on Eighth Precinct.

Covering pipe as per estimate, October 26, 1923, \$379.00.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work to the W. J. MacEvoy Construction Company in connection with general contract No. 7 Engine House; concrete manhole, manhole frame and cover and piping tunnel under sidewalk for boiler in accordance with estimate April 2, 1924, \$315.00

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work on the approach to the new Centre Market in connection with the contract between the City of Newark and Martin J. Egan:

723 lineal ft. at \$1.80, south wall	\$1,301.40
723 lineal ft. at \$1.00, north wall	723.00
Replacement of pipe railing..	51.00
Concrete step for opening at North Canal St.....	75.00
Cutting walls for electrician for ground wires	190.00
Cutting two broken concrete steps	15.00
Cutting concrete and brown-stone steps	12.00
Overtime on asphalt work....	211.89
	<hr/>
	\$2,579.29

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, New Jersey, the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the construction of a convalescent hospital at Ivy Hill, South Orange, New Jersey; and,

WHEREAS, The Beaver Engineering Company bid the sum of twenty-seven thousand seven hundred and fourteen dollars (\$27,714) for electrical work, which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to the Beaver Engineering Company at the price aforesaid; and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, New Jersey.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, New Jersey, the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the construction of a Convalescent Hospital at Ivy Hill, South Orange, New Jersey, and,

WHEREAS, Stewart and Farrell bid the sum of forty-three thousand five hundred and thirty-seven dollars (\$43,537) for the heating and ventilating work, which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to Stewart and Farrell at the price aforesaid, and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, New Jersey.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work to Buhl & Caffrey in connection with electrical contract on No. 7 Engine House:

Piping for telephone, \$50.00.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, New Jersey, the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the construction of a Convalescent Hospital at Ivy Hill, South Orange, New Jersey, and

WHEREAS, Elias Berla bid the sum of twenty-eight thousand, eight hundred and twenty-four dollars (\$28,824) for the plumbing work, which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to Elias Berla at the price aforesaid, and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, New Jersey.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond submitted the following ordinances as a matter of information:

An ordinance to provide for the grading, curbing, flagging and paving of Lake Street from Ballantine Parkway to Elwood Avenue with asphalt pavement (1½" top 1½" binder) on a six (6) inch concrete foundation.

An ordinance to provide for the grading, curbing, flagging and paving of Montclair Avenue from Manchester Place to the west side of Third Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An ordinance to provide for the grading, curbing, flagging and paving of Highland Avenue from Delavan Avenue to Elwood Avenue with as-

phalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An ordinance to provide for the grading, curbing, flagging and paving of Third Street from Heller Parkway to Montclair Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An ordinance to provide for the construction of the "Lehigh Avenue Storm Water Sewer."

Commissioner Raymond moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance granting permission to Thaddeus F. MacEvoy to construct, operate and maintain a single track siding in North 12th Street, as follows: Beginning at a point in the northerly line of Sixth Avenue extended distant 10 feet westerly from the northerly corner of Sixth Avenue and North 12th Street; thence running northerly parallel with North 12th Street 250 feet; thence curving to the left with a radius of 383.06 feet, 135 feet more or less to lands of the Lackawanna Railroad.

The Board of Commisisoners of the City of Newark, do ordain:

Section 1. That permission be and the same is hereby granted to Thaddeus F. MacEvoy to construct, operate and maintain a single track siding at grade in North 12th Stret as follows: Beginning at a point in the northerly line of Sixth Avenue extended, distant 10 feet westerly from the northeast-erly corner of Sixth Avenue and North 12th Street; thence running northerly parallel with North 12th Street 250 feet; thence curving to the left with a radius of 383.06 feet, 135 feet more or less to lands of the Lackawanna Railroad, for the purpose of making connections for freight purposes.

Section 2. That such permission be and the same is hereby given upon the condition and provisions that the said single track siding shall be removed within ninety (90) days after the receipt by the said Thaddeus F. MacEvoy or his successor, of notice from the City of Newark, ordering the discontinuance of said single track siding; and upon the further condition and provision that the said single track siding shall be changed in grade to correspond to any changes that may be made in the grade of North 12th Street.

Section 3. That the said Thaddeus F. MacEvoy shall indemnify and save harmless the said City of Newark, its officers, agents and servants from any and all claim or claims whatsoever damage to any person, firm or corporation arising from or in any way connected with the granting of said

privilege or by reason of the location, grade, maintenance or existence of said single track siding at grade.

Section 4. That such permission be and the same is granted upon the further condition that the said Thaddeus F. MacEvoy shall file with the Clerk of the City of Newark his written acceptance of the provisions of this ordinance within thirty (30) days of the date on which it takes effect and shall pay on demand to the City of Newark the amount of the cost and expense to the City of all official publications of this ordinance.

Section 5. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, shall be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-len, Howe, Raymond Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amend-ment.

Section 2 declared open to amend-ment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on June 24, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond: Mr. Mayor, I received in the course of business a copy of specifications for the lease of government owned land, improvements and equipment at Port Newark Terminal, Newark, N. J., in which it appears that the Government is ad-

vertising for bids for a lease of ten years of the Port Newark Terminal property. Of course, the arguments and the reasons why this is manifestly unfair to the city will be apparent to us, but I fear the matter is of such moment that there should be a resolution of this Commission protesting against it and I have drafted a letter to Senator Edge which I should like to have the Clerk read and if there is anything more that this Commission thinks I can do by way of protest, I would be glad to have the advice of the Commission in the matter. It is an outrageous injustice to the City of Newark.

The Clerk then read the following communication:

June 17th, 1924.

Honorable Walter E. Edge,
Senate Office Building,
Washington, D. C.

Dear Sir:

I have received a copy of "Specifications for Lease of Government Owned Land, Improvements and Equipment at Port Newark Terminal, Newark, New Jersey," issued by the War Department under date of June 16th, 1924.

From these specifications I learn that the Government intends to receive bids for offers for leasing property for a period of ten years. Such a disposition of this property would work a great injustice to the people of the City of Newark, who, if the Government does not intend to use this property for strictly Govern-

mental purposes, are entitled to have it included in the rest of the City ratables for purposes of taxation.

If the War Department insists in going through with this matter, then we urge that a provision be included in the lease that the property shall be subject to taxation as is other real estate, by the municipal authorities and that the tenant agree to pay the tax levy thereon.

We are obliged to call on you for assistance in this matter, and urge that you use your great influence with the administration to prevent such an unjust disposition of this important property, which, as you know, would still be under the control of the City had it not been for the war. From patriotic motives the property was sold to the Government for actual military use. It will be necessary for us to dredge the channel along the front of this property from time to time, which will be a source of great expense to the taxpayers here, and it is entirely unfair that private interests occupying the property should receive these advantages without paying taxes thereon.

Respectfully yours
Thomas L. Raymond

Mayor Breidenbach: You have heard the reading of the letter of Director Raymond.

Commissioner Brennan: I move the letter be endorsed by the Commission.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and Ludlow & Squier for the furnishing and delivering to the Department of Public Works of Miscellaneous Tools, a copy of which contract dated May 10th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Neptune Meter Company for the furnishing and delivering to the Department of Public Works of Trident Crest Cold Water Meters, a copy of which contract dated May 24th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the De-

partment of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Roebeling Coal Company, Inc., for the furnishing and delivering to the Department of Public Works of bituminous coal, a copy of which contract dated May 24th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and William Bauer Company for the furnishing and delivering to the Department of Public Works of anthracite coal, a copy of which contract dated May 24th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Paul Beckwith Coal Company for the furnishing and delivering to the Department of Public Works of Bituminous Coal, a copy of which contract dated May 7th, 1924, is hereto annexed be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the

part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Wallace & Tiernan Company, Inc., for the furnishing and delivering to the Department of Public Works of Chlorination Equipment, a copy of which contract dated May 12th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and the A. P. Smith Manufacturing Company for the furnishing and delivering to the Department of Public Works of nozzle cocks and reducers, a copy of which contract dated May 7th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and United Brass Manufacturing Company for the furnishing and delivering to the Department of Public Works of curb cocks with couplings, a copy of which contract dated April 9th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Co. for paving Grumman Avenue from Bergen Street to Parkview Terrace, dated the 24th, day of May, 1924, and awarded to J. B. Gilligan-Casey Co., a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and J. B.

Gilligan-Casey Co. for paving Eckert Avenue from Osborne Terrace to Goodwin Avenue, dated the 24th day of May, 1924, and awarded to J. B. Gilligan-Casey Co., a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and New York Telephone Company for telephone service in premises at No. 11 Conklin Avenue, Freling A. Kindred, in amount of \$36.00 Department of Public Works, a copy of which contract is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works is authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Keuffel & Esser Company for the furnishing and delivering to the Department of Public Works of one blueprint machine and dryer, a copy of which contract dated May 7th, 1924, is hereto annexed, be and the same is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he hereby is directed to advertise for sealed proposals for the following:

Repaving with asphalt and napped recapped granite block pavement of

High Street from Orange Street to Bloomfield Avenue;

Grading, curbing, flagging and paving with asphalt pavement of Lehigh Avenue from Osborne Terrace to Clinton Place;

Grading, curbing, flagging and paving with asphalt pavement of Caldwell Place from Carolina Avenue to West End Avenue;

Resurfacing with asphalt pavement of Weequahic Avenue from Elizabeth Avenue to Bergen Street;

Resurfacing with asphalt pavement (burner method) of Garside Street from Bloomfield Avenue to Third Avenue.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, A contract was awarded May 6th, 1924, to the Standard Bitulithic Company for the grading, curbing, flagging and paving of Pine

Grove Terrace from South Orange Avenue to about 1,300 feet southerly with asphalt pavement on a new six inch concrete foundation, which contract contemplated the retention, after repairing where necessary, of the old cement curb and gutter now in place from South Orange Avenue to about 900 feet southerly; and

WHEREAS, It is found, after commencing excavation that the condition of the old cement curb and gutter is not such as to warrant its repair and retention; therefore, be it

RESOLVED, That the contractor, the Standard Bitulithic Company, be authorized to remove the old cement curb and gutter and replace same with new 5x16 inch four-cut granite curb and new asphalt pavement on a new six (6) inch concrete base; and also be it

RESOLVED, That the prices to be paid for such extra work be the bid prices, the same as for similar items in contract for the grading, curbing, flagging and paving of Pine Grove Terrace, and the standing prices in said contract, the total cost of such extra work to be about \$4,500.00.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the

Grading, curbing, flagging and paving of Lake Street from Ballantine Parkway to Elwood Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

Grading, curbing, flagging and paving of Montclair Avenue from Manchester Place to the west side of Third Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Grading, curbing, flagging and paving of Highland Avenue from Delavan Avenue to Elwood Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

Grading, curbing, flagging and paving of Third Street from Heller Parkway to Montclair Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

With the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said streets, including the laying of concrete sidewalks at street intersections and elsewhere wherever

needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, in accordance with the plans, specifications and profiles dated May 26, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of an ordinance providing for said improvements. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

That said improvements shall be undertaken as local improvements and the cost thereof assessed against the property benefitted by said improvements, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That in order to temporarily finance said improvements the following sums are hereby appropriated, viz:

For Lake Street grading, curbing, flagging and paving, \$44,500.00.

For Montclair Avenue grading, curbing, flagging and paving, \$8,500.00.

For Highland Avenue grading, curbing, flagging and paving \$23,600.00.

For Third Street grading, curbing, flagging and paving, \$27,400.00.

And temporary bonds or notes shall be issued from time to time to meet the cost thereof, under and by virtue of the provisions of an Act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the in-

tention of the Board of Commissioners of the City of Newark to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board to be held in its meeting room, City Hall, on July 8th, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of said improvement will be considered.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following contracts be and the same are hereby awarded to the J. B. Gilligan-Casey Company, a corporation, it being the lowest formal bidder, the total amounts of its bids based on the estimated quantities being as follows:

Repaving of Roseville Avenue from Springdale Avenue to Bloomfield Avenue with asphalt pavement on the old concrete foundation, amount of bid \$33,076.00.

Repaving of Clifton Avenue from Orange Street to Seventh Avenue with napped rechlpped granite block

pavement on the old concrete foundation, amount of bid \$22,785.50.

Paving of Hansbury Avenue from Maple Avenue to Clinton Place with asphalt pavement on a six (6) inch concrete foundation, \$9,984.25

Grading, curbing, flagging and paving of Hansbury Avenue from Bergen Street westerly 200 feet with asphalt pavement on a six (6) inch concrete foundation, amount of bid \$3,531.25.

Paving of North 11th Street from Third Avenue to Second Avenue with asphalt pavement on a six (6) inch concrete foundation, amount of bid \$12,143.80.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the resurfacing of Shanley Avenue from Clinton Avenue to Rose Terrace with asphalt pavement on the old telford foundation, be and the same is hereby awarded to the Newark Paving Company, a corporation, it being the lowest formal bidder, the total amount of its bid based on the estimated quantities being \$9,813.50.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering Chlorine.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering Anthracite Coal and Lead Pipe to the Department of Public Works, be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

Roebling Coal Company, Newark
Approximately 75 tons Nut Coal, delivered in carload lots to Charlottsburg, N. J., at \$10.34 a ton.

Approximately 75 tons Nut Coal delivered to Great Notch, N. J., via Erie Railroad, at \$10.34 a ton.

United Lead Co., New York City
Approximately 60,000 lbs. of either 5" or 1" A. A. Lead Pipe, at 12 $\frac{3}{4}$ ¢ above pig lead quotation.

Based on quotation stated in daily market quotation for the City of New York, and published in the "American Metal Market and Daily Iron and Steel Report," for the day following the receipt of order issued by the Department.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled, "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto, and amendments thereof, to order and cause the construction of a 15 inch pipe sewer in Lehigh Avenue from Osborne Terrace to Schuyler Ave-

nue, together with a 12 inch branch sewer in Schuyler Avenue from Lehigh Avenue to Irving Avenue and an 8 inch branch sewer in Huntington Terrace from Lehigh Avenue for a distance of about 300 feet northerly. This sewer to be used for storm water only and to be known and designated as the "Lehigh Avenue Storm Water Sewer," together with all the appurtenances necessary to complete the same in accordance with plans, specifications and profiles dated June 14th, 1924, and now on file in the office of the Department of Public Works.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$5,600.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$5,600.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall

bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on July 8th, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise

for sealed proposals for furnishing and delivering Sill Cocks.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Cass Street from Barbara Street to Komorn Street is laid out on Map of Gotthardt Schmidt, a copy of which map is on file in the office of the Chief Engineer Division of Surveys, Department of Public Works, on page 11 of Private Maps, and

WHEREAS, Said portion of Cass Street has never been accepted or opened by the City of Newark; and,

WHEREAS, Application has been made to this Board of Commissioners to release and extinguish the public right, if any, arising from such dedication; and,

WHEREAS, Under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning

Municipalities," approved March 27th, 1917, and the acts amendatory thereof and supplementary thereto, this Board is empowered, after public hearing, by ordinance to release and extinguish the public right arising from such dedication; and,

WHEREAS, It appears to this Board of Commissioners that said portion of Cass Street will not be a public benefit and that the public interest will be better served by releasing said lands from dedication; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that an ordinance releasing and extinguishing the public right arising from the dedication of Cass Street from Barbara Street to Komorn Street, as the same is laid out on Map of Gotthardt Schmidt and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1295-V, be taken up for consideration at a meeting to be held on Tuesday, July 8th, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers, for one day at least ten days before said July 8th, 1924, of the intention of the Board so to do.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

WHEREAS, The Board of Commis-
sioners have heretofore resolved that
in their judgment it is desirable that
a new building line shall be establish-
ed along a part of the easterly line
of Washington Street from the south-
erly side of Bank Street southerly for
a distance of one hundred and forty-
two feet to the division line between
lots 5 and 33 on block 61 of the New-
ark City Tax map, and did direct the
preparation of a map describing the
location of such proposed building line
for presentation to this Board; and,

WHEREAS, Such a map has been
prepared and is now presented to this
Board for approval; therefore, be it

RESOLVED, By the Board of Com-
missioners of the City of Newark that
a map entitled "Washington Street
opening and widening by triangular
strip on the east side from Bank
Street southerly," dated June 16, 1924,
and numbered 1240-O, be and the
same is hereby approved; and, be it
further

RESOLVED, That no building or
part thereof whatever shall continue
to stand between the present easterly
line of Washington Street and the
newly established line as located in
and by said map, from and after Jan-
uary 1st, 1934, and that in the mean-
time no new building, structure or

part thereof shall be erected between
such newly established building line
and the present line; and be it further

RESOLVED, That said improve-
ment shall be undertaken as a local
improvement, and the cost thereof
shall be assessed against property
benefited by said improvement in pro-
portion to the benefits received; be it
further

RESOLVED, That a hearing upon
said improvement be held on Tuesday,
July 8th, 1924, at eleven o'clock A. M.,
by the Board of Commissioners at its
meeting room, City Hall, Newark, N.
J., and at which time and place all
persons whose lands may be affected
by such improvement or who may be
interested therein will be given an op-
portunity to be heard concerning the
same; and, be it further

RESOLVED, That the City Clerk
give notice of such hearing in the
manner provided by law.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the following
bonds be and the same are hereby ap-
proved as to sufficiency and the City

Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper City Officer.

Wallace & Tiernan Co., Inc., furnishing and delivering chlorination equipment. (Contract bond.)

A. P. Smith Mfg. Co., furnishing and delivering nozzle cocks and reducers. (Contract bond.)

United Brass Mfg. Co., furnishing and delivering curb cocks with couplings. (Contract bond.)

J. B. Gilligan-Casey Co., paving Grumman Avenue, Bergen Street to Parkview Terrace. (Contract, maintenance and indemnity bonds.)

J. B. Gilligan-Casey Co., paving Eckert Avenue from Osborne Terrace to Goodwin Avenue. (Contract, maintenance and indemnity bonds.)

Keuffel & Esser Company, furnishing and delivering one blueprint machine and dryer. (Contract bond.)

J. B. Gilligan-Casey Co., furnishing and delivering paving black. (Contract bond.)

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper city officer:

Ludlow & Squier, furnishing and delivering miscellaneous tools. (Contract bond.)

Neptune Meter Company, furnishing and delivering Trident Crest Cold Water Meters. (Contract bond.)

Roebbing Coal Company, Inc., furnishing and delivering bituminous coal. (Contract bond.)

William Bauer Company, furnishing and delivering anthracite coal. (Contract bond.)

Bushwick Sheet Metal Mfg. Co., Inc., furnishing and delivering street dirt boxes. (Contract bond.)

Paul Beckwith Coal Co., furnishing and delivering bituminous coal. (Contract bond.)

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the
following ordinance which was read
by the Clerk.

An ordinance to provide for the re-
lease and extinguishment of the pub-
lic right arising from the dedication
of that portion of Cass Street from
Barbara Street to Komorn Street.

The Board of Commissioners of the
City of Newark, do ordain.

Section 1. That all lands in the City
of Newark included within the limits
of that portion of Cass Street from
Barbara Street to Komorn Street as
the same is laid out on Map of Gott-
hardt Schmidt and also as shown on a
map on file in the office of the Chief
Engineer, Division of Surveys, De-
partment of Public Works, known and
designated as No. 1295-V which has
never been accepted or used for public
or street purposes, be and the same
are hereby released from dedication
under the provisions of Article 22,
Section 4, of an act of the Legislature
of the State of New Jersey, entitled
"An Act Concerning Municipalities,"
approved March 27, 1917, and the acts
supplementary thereto and amend-
atory thereof.

Section 2. That this ordinance shall
take effect immediately and all ordi-
nances or parts of ordinances incon-
sistent with the provisions of this or-
dinance, be and the same are hereby
repealed.

The ordinance having been read
once, Commissioner Raymond moved
that it be ordered to a second reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commisisoners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance
by sections.

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

The ordinance was declared open to
amendment in all its parts.

The ordinance having been read a
second time, Commissioner Raymond
moved that it be ordered to a third
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commisioenrs Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordinance be taken up on third
reading and final passage on July 8th,
1924.

The roll being called the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following telegram was received and read by the clerk:

WESTERN UNION TELEGRAM

Newark, N. J. 424 P., June 16, 1924.

William J. Egan,

City Clerk, City Hall, Newark, N. J.

Water Commission Act requires action by applying municipalities on contracts within thirty days of its submission. The thirty days expire June 18.

North Jersey District

Water Supply Commission.

Laurent J. Tonnele, Chairman

Ordered filed.

Commissioner Brennan offered the following resolution:

BE IT RESOLVED, By the Board of Commissioners of the City of Newark that the City of Newark does hereby signify its willingness to execute the contract between North Jersey District Water Supply Commission and the City of Newark, The City of Paterson, The City of Clifton, City of Bayonne, Town of Kearny, Town of Bloomfield, Town of Montclair and the Borough of Glen Ridge, for the development of water supply on the Wanaque, which contract was presented by North Jersey District Water Supply Commission to the City of Newark on May 19, 1924.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Raymond requested to be excused from voting on the resolution because of his membership in the North Jersey District Water Supply Commission.

A communication from Schwarz Bros. Company, 1100 Harrison Avenue, Harrison, N. J., requesting that property located on Thomas, Dawson and Parkhurst Streets, Newark, N. J., be extended and included in the heavy industrial zone of the City of Newark, was received and read.

Commissioner Gillen: I move it be received and referred to the Zoning Commission for recommendation and report.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from the Commission on Building Districts and Restrictions recommending that a petition to amend the Building Zone Ordinance so as to change Stuyvesant

Avenue from a business district to a residence district, be granted, was received and read.

Commissioner Gillen: I move that the matter be referred to the Law Department to draw the necessary ordinance.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from the Commission on Building Districts & Restrictions, recommending that Clinton Avenue from Shanley Avenue to South 12th Street be changed from an "E" area district and 30-foot height district to a "B" area district and an 85-foot height district, was received and read.

Commissioner Gillen: I move it be referred to the Law Department to draw the necessary ordinance.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from the Commission on Building Districts and Restrictions, recommending that Treadwell Street between Mt. Prospect Avenue and Clifton Avenue be changed from an "E" area district

and 30 foot height district to a "B" area district and an 85 foot height district was received and read.

Commissioner Raymond: This is only a matter of right and fairness to do this. This property is practically tied up. I move it be referred to the Law Department for the preparation of an ordinance.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A petition by owners of property on North Broad Street protesting against the erection of a garage at 47 Broad Street, Newark, was received and read.

Ordered filed .

The following reports of City officers were received and ordered filed: Auditor of Accounts for May, 1924. Overseer of the Poor for April, 1924, and May, 1924.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the printing and binding of the Annual Report, and,

WHEREAS, The Cozzolino Printing Company bid: \$2.63 per page for Departmental reports; 60 cents per book

for cloth binding; \$4.08 per page for consolidated reports, which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said printing and binding be and the same is hereby awarded to the Cozzolino Printing Company at the prices aforesaid; and, be it further:

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
John Howe
W. J. Brennar.
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissinoer Brennan moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN,
City Clerk.

an increase in the market price, the City shall pay the increased proportion, as may appear from the market quotations.

W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, New Jersey.

W. J. EGAN.
City Clerk

NEWARK, N. J.

June 10, 1924.

A regular meeting of the Board of Commissioners of the City of Newark,

N. J., was held on the above date in the City Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of the previous meeting were read and adopted.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of Sewers for the Meadow District, Section 2.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That a pipe sewer, to be known and designated as Sewers for the Meadow District, Section 2, shall be constructed in Doremus Avenue from Roanoke Avenue to Lincoln Highway, the part from Roanoke Avenue for a distance of 1,200 feet northerly to be eighteen (18) inch vitrified pipe and the balance fifteen (15) inch vitrified pipe. This sewer to be used for house sewage and trade waste only together with all the appurtenances necessary to complete the same, in accordance with the plans, specifications and profiles dated May 19th, 1924, and now on file in the office of the Department of Public Works, under and by virtue of the provisions of an act entitled "An Acting Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$40,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$40,000.00 under and by virtue of the provisions of an act entitled: An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read

once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on June 17.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to supplement an ordinance entitled, "An ordinance to provide for the construction of a sewer to be known and designated as Sewers for the Meadow District, Section 1," adopted April 8, 1924.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That the additional sum of \$60,000 is hereby appropriated to pay the cost of the local improvement undertaken, under and by virtue of an ordinance entitled "An ordinance to provide for the construction of a sewer to be known and designated as 'Sewers for the Meadow District, Section 1'," adopted April 8, 1924, which said sum of \$60,000 shall be in addition to the sum of \$140,000 heretofore appropriated to pay the cost of said local improvement, and for the purpose of meeting said additional appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an additional amount not to exceed said sum of \$60,000, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other

obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said additional bonds or notes.

Section 2. That this ordinance shall take effect immediately, and all ordinances or parts of ordinance inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on June 17.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to protest against the Aldine Street sewer?

Engineer Rankin informed Commissioner Raymond that it was a necessary improvement; that it took the place of an open ditch.

Mrs. Mary McTague, of 62 Willoughby Street, appeared and protested against the assessment for this improvement.

Commissioner Raymond informed Mrs. McTague that her argument on the assessment could be made before

the Assessment Commissioners later.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of a thirty-six (36) inch reinforced concrete pipe sewer in Aldine Street between Chancellor Avenue and Pomona Avenue.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That a thirty-six (36) inch reinforced concrete pipe sewer, to be used for storm water only, shall be constructed in Aldine Street between Chancellor Avenue and Pomona Avenue, together with all the appurtenances necessary to complete the same, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$5,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to

time in an amount not to exceed \$5,000.00, under and by virtue of the provisions of an act entitled: "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on June 17.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond: I want to withdraw resolution #9467 laid on the table June 3rd, 1924:

"RESOLVED, That the titles of Jacob Jacquin, Charles Rosen and Michael A. Doyle, Junior Engineers

in the Department of Public Works, (surveys) be and the same hereby are changed to that of Transitman, at the same compensations of \$1,920 per year each, which they are now receiving, effective June 1st, 1924."

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

Commissioner Howe: I move the resolution be taken up from the table.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond: I now move to withdraw it.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the opening of a street 50 feet in width, to be called Cameron Road, from the intersection of the westerly terminus of Helen Place and Richelieu Terrace westerly about 120 feet to the inter-

section of Richelieu Place and Cameron Road (also known as Andover Place).

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That a street 50 feet in width to be called Cameron Road from the intersection of the westerly terminus of Helen Place and Richelieu Terrace westerly about 120 feet to the intersection of Richelieu Place and Cameron Road (also known as Andover Place) shall be opened as a public street or highway, as follows: Beginning at a point in the easterly line of Richelieu Place and in the division line between lots 24 and 25 on Richelieu Place, Map of Property of Oakland Terrace, Incorporated, Newark, N. J., surveyed by Harrison R. Van Duyne, June 30, 1921, and on file in the office of the Chief Engineer of the Division of Surveys, City Hall; thence running south $89^{\circ} 31\frac{1}{2}'$ east 111.71 feet to the northerly corner of lot No. 24 on Richelieu Place Map of Oakland Terrace, Incorporated, which last mentioned corner is in the southerly side of the intersection of the westerly terminus of Helen Place and Richelieu Terrace. The above described line is the southerly line of a street to be 50 feet in width. All as shown on a map prepared under the direction of this Board, which map is hereto attached and made a part hereof and a copy of which map is on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1226-O, dated April 12, 1923, under and by virtue of the provisions of an act en-

titled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefitted by said improvement in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$2,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$2,000.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same hereby are repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordinance be taken up on third
reading and final passage on June 17.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Mayor Breidenbach: Any citizen
wish to protest against the opening
and widening of Bergen Street.

Mr. Sherrerd: The Weequahic Civic
Association presented this widening to
the Commission. The reason why the
city should do this now is that there
is now a set-back of ten feet, but the
restriction expires the first of January
next year, with the exception of two
properties now in part of the original
Weequahic tract. We believe that the
benefit to all on that portion where
the setback exists ought to balance the
damages at least for that part of the
street where it does not exist, and
that the taking off of the front of
these two properties will be balanced
by the benefits they receive. I think
that there is a protest by people that
are six hundred feet away, protesting
against being included in the area, and
the benefit is purely local, except in-
sofar as this is a section of that part
of the city where there is now develop-

ing a business center, and that it will
be much more difficult to open the
street if the ordinance is not passed
this year for the reason that the stores
will be moved out the ten feet they
are now set back.

Mr. I. Goldstein, 1033 Bergen
Street, and Mr. George Gates, 962
Bergen Street, appeared in favor of
the improvement.

Mr. Frederick Mull, 916 Bergen
Street; Mr. Louis Streen, 908 Bergen
Street; Mr. J. Greenwood, 907 Bergen
Street, and Mrs. George Hodak, 506
Mulberry Street appeared and object-
ed to the levying of an assessment
for this improvement.

Corporation Counsel Congleton
stated that when the fire house was
built the city kept back from the line
at the request of the property owners.
If this line is changed when the re-
strictions run out it will be hard to
get the fire engines out of the house
safely.

Commissioner Raymond: As there
are but two properties that will have
to be taken and the improvement will
make a nice wide street and the as-
sessment will be very small, I move
the adoption of the ordinance on first
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the

following ordinance which was read by the clerk:

An ordinance to provide for the opening and widening of Bergen Street from the southerly line of Renner Avenue to the northerly line of Lyons Avenue from its present width of sixty (60) feet to a width of eighty (80) feet by the addition thereto of a strip ten (10) feet in width on both sides of Bergen Street.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Bergen Street from the southerly line of Renner Avenue to the northerly line of Lyons Avenue shall be opened and widened from its present width of sixty (60) feet to a width of eighty (80) feet by the addition thereto of a strip ten (10) feet in width on both sides of Bergen Street, all as shown on a map prepared under the direction of this Board, which map is hereto attached and made a part hereof and a copy of which map also is on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1230-O, and dated December 31, 1923, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefitted by said improve-

ment in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefits, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$58,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$58,000.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916,525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on June 17.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the construction of an eight (8) inch pipe sewer in Peck Avenue between Second Avenue and First Avenue," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the construction of an eight (8) inch pipe sewer in Peck Avenue between Second Avenue and First Avenue.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the construction of a pipe sewer

in Blanchard Street between Ferry Street and the Passaic River, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the construction of a pipe sewer in Blanchard Street between Ferry Street and the Passaic River.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Brennan moved that the title of An ordinance to amend an ordinance entitled "The Fire Prevention Code of the City of Newark, New Jersey," adopted December 23, 1910, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas.—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled "The Fire Prevention Code of the City of Newark, New Jersey," adopted December 23, 1910.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The following communication was received and read:

Department of Public Safety

Division of Buildings

Newark, N. J. June 5, 1924.

The Board of Commissioners of
The City of Newark.

Honorable Sirs:

The enclosed amendment to the Building Zone Ordinance changing the 35 foot height districts to 30 foot height districts has the approval of the Commission on Building Districts and Restrictions.

Your Commission respectfully urges that this amendment be adopted

Very truly yours,
Commission on Building
District & Restrictions.
R. B. Rankin, Secretary.

Ordered filed.

Commissioner Brennan moved that the title of An ordinance to amend an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purpose and providing penalties for the violation of its provisions," adopted December 31, 1919, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and de-

termining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purpose of providing penalties for the violation of its provisions," adopted December 31, 1919.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan: I offer a resolution for information only, the amended building code ordinance.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey.

Commissioner Brennan: I move it be laid on the table.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan: I move it

be ordered to a second reading two weeks from today.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond submitted the following ordinance as a matter of information:

An ordinance to provide for the opening and widening of Washington Street on the easterly side thereof from Bank Street to Warren Street by the addition thereto of a strip 16½ feet in width measured from the Commissioners line.

Commissioner Raymond moved that the foregoing ordinance be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of thirty-seven thousand six hundred seventy-one dollars and twenty-one cents (\$37,671.21) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department

of Public Affairs as follows.

Almshouse	\$ 5,935.61
City Home	3,967.49
Bureau of Baths	3,767.20
Memorial Day Observance..	1,896.50
City Hospital	22,104.41
	<hr/>
	\$37,671.21

F. C. Breidenbach,
Thomas L. Raymond
W. J. Brennan
John Howe,
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of thirteen thousand eight hundred thirty-seven dollars and fourteen cents (\$13,837.14) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Carnegie Avenue opening	
damages	\$13,000.00
C. sundries	72.00
Assessments to be refunded..	765.14
	<hr/>
	\$13,837 14

John Howe
 Charles P. Gillen
 F. C. Breidenbach
 Thomas L. Raymond
 W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one million, one hundred sixty-five thousand, one hundred twenty dollars and forty-one cents (\$1,165,120.41) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

County tax\$1,165,120.41

John Howe
 Charles P. Gillen
 F. C. Breidenbach
 Thomas L. Raymond
 W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of \$17,276.09 be and the same is hereby ap-

propriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Fire Division	\$ 8,814.03
Police Division	7,364.89
Uncompleted Contracts	561.90
Construction and Alteration of Buildings	377.14
Public Safety	98.13
License Division	60.00
	<hr/>
	\$17,276.09

W. J. Brennan
 John Howe
 F. C. Breidenbach
 Thomas L. Raymond
 Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$100 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety:

City Sundries\$100.00

W. J. Brennan
 John Howe
 F. C. Breidenbach
 Thomas L. Raymond
 Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of \$104,000.00 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Green and Franklin Street
property\$104,000.00

John Howe
Thomas L. Raymond.
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the sum of \$1,239.75 be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending June 4, 1924, as follows:

Shade Tree \$1,239.75

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolution:

RESOLVED, That the sum of \$32,649.73 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows:

rolls ending June 4, 1924..\$32,649.73
City Treasurer, Weekly pay-

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution.

RESOLVED, By the Board of Commissioners of the City of Newark that the following changes affecting the payroll of the Newark City Hospital, be and the same are hereby approved:

**Temporary Appointments in the
Competitive Class**

Ethel Kittell, Res. Nurse, \$1,080, a year, May 26, 1924.

Johanna Treiber, Res. Nurse, \$1,080 a year, June 2, 1924.

Angela Byrne, Res. Nurse, \$1,080 a year, June 2, 1924.

Non-Competitive Appointments

Lillian Glick, Under Nurse, \$600 a year, June 5, 1924.

Anna Dugan, Nrs. Hlpr., \$600 a year, May 27, 1924.

Florence Weber, Nrs. Hlpr., \$600 a year, June 2, 1924.

Antoinetta Adams, Nrs. Hlpr., \$600 a year, June 3, 1924.

Augusta Remacle, Nrs. Hlpr., \$600 a year, June 3, 1924.

Marion Glossick, Porter, \$696 a year, June 5, 1924, noon.

Owen Morris, Ld. Wkr., \$696 a year, May 26, 1924.

Mary Havey, Ld. Wkr. \$696 a year, June 2, 1924.

Mary Reape, Ld. Wkr., \$696 a year, June 2, 1924.

Paula Beckel, Porter, \$540 a year, May 27, 1924.

Chas. Singer, Orderly, \$696 a year, May 24, 1924, noon.

Joseph Blaski, Orderly, \$696 a year, May 27, 1924.

William McCabe, Orderly, \$696 a year, June 2, 1924.

Charles Murdock, Orderly, \$696 a year, June 3, 1924.

Peter Axt, Orderly, \$696 a year, June 3, 1924.

Robert Cushman, Orderly, \$696 a year, June 5, 1924.

Charles H. Van Dorn, Orderly, \$696 a year, June 5, 1924.

Mary LeWynn, Hs. Maid, \$576 a year, May 21, 1924.

Hilda Sheffield, Hs. Maid, \$576 a year, May 26, 1924.

Salary Increases

Louise M. H. Zutter, Res. Nurse, from \$1,080 to \$1,200, June 1, 1924.

George Burton, Util. Man, from \$1,400 to \$1,520, June 1, 1924.

Arthur Young, Orderly, from \$600 to \$696, (sleeps out) June 1, 1924.

Returned from Leave of Absence

Wm. Everard, Elev. Oper., \$720, June 1, 1924.

Thos. O'Leary, Porter, \$696, June 5, 1924.

Leave of Absence

Ruby Paul, Under Nurse, 1 month, illness in family, June 1, 1924.

Eliza. A. Garren, Ld. Wkr., 1 month, illness, June 1, 1924.

Carrie Green, Hs. Maid, 1 month, illness, June 1, 1924.

Katherine Ryan, Hs. Maid, $\frac{1}{2}$ month, illness, June 1, 1924.

Joseph Stevens, Ld. Wkr., removed from payroll, final payment made for disability.

Resignations

Lena Stultz, Tele. Oper., May 29, 1924.

Ruth A. Hall, Res. Nurse, May 31, 1924.

Agnes Kempson, Res Nurse, June 1, 1924, P.P.P.R.

Jennie Alliston, Under Nurse, May 31, 1924.

Mary Paurice, Under Nurse, May 31, 1924.

Wilma Allison, Under Nurse, May 28, 1924.

Jean Conley, Under Nurse, May 28, 1924.

Mary Wheeler, Under Nurse, May 30, 1924.

Blanche Saber, Nrs. Hlpr., June 2, 1924, P.P.P.R.

Helen Gannon, Nrs. Hlpr., May 26, 1924.

John Ripley, Porter, June 1, 1924, noon, P.P.P.R.

Clifford Mitchell, Porter, May 31, 1924.

Thomas Bain, Porter, May 31, 1924.

Mary Becker, Ld. Wkr., May 16, 1924.

Earl Tripp, Ld. Wkr., May 24, 1924.

Patrick Byrne, Orderly, May 31, 1924.

Daniel Sullivan, Orderly, May 21, 1924.

James Reilly, Orderly, May 31, 1924.

Fred Mathers, Orderly, May 31, 1924.

John Farley, Orderly, June 1, 1924, P.P.P.R.

Florence Chandler, Nurse, May 31, 1924.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Auctioneers

John S. Williams, 148-154 Baldwin Street.

Michael J. O'Connor, 134 Mulberry Street.

Keeper of Junk Shop

Louis Verrone, 209-11-13 Charlton Street.

Rachmel Hechtman, 3 Lewis Street.

Samuel Kerzner, 690-2 Market Street.

Rose Gelb, Trading as R. Gelb & Sons, 214 Livingston Street.

Jacob Siegel, 121 Livingston Street.

Jacob L. Rosen, 30 17th Avenue.

Kelly & Company, Inc., 780 Frelinghuysen Avenue.

Guiesppe DiSprito, 34-36 Lewis Street.

John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, On May 24, 1924, F. L. Bradbury Company, 128 Warren Street, Newark, N. J., did pay the Tax Receiver's Office, Personal Ar-rears Department by check, sixty dollars and thirty-two cents (\$60.32) in payment of 1923 taxes on thirteen automobiles, and whereas said check was returned, protested, to the Tax Receiver, with notice that said F. L. Bradbury Company, was in the hands of a Receiver, and the Tax Receiver made good the amount of said check and obtained the receipts given for the payment of said automobile taxes, now therefore, to balance the books in said Receiver's Department of Ar-rears of Personal Taxes; be it

RESOLVED, That the aforesaid payments be cancelled and the liens against F. L. Bradbury Company, for the said automobiles be re-established and a claim be filed for the amount due, with the Receiver for F. L. Bradbury Company.

W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Thomas F. Keogh Jr., who has been certified as eligible by the Civil Service Commission, be and he is hereby appointed

to the position of clerk in the Building Division, Department of Public Safety, at a salary of \$1,380 per annum, payable as other salaries are paid, effective July 1, 1924.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Board of Commission of the City of Newark has passed an ordinance for the acquirement of property described below, owned by Mary Effinger, individually and as of executrix of the last Will and Testament of William Effinger, deceased, and appropriated therefor the sum of one hundred and four thousand dollars (\$104,000); therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the sum of one hundred and four thousand dollars (\$104,000) be and the same is hereby appropriated to said Mary Effinger, individually and as executrix of the last Will and Testament of said William Effinger, deceased, for the purchase of said lands, the same to be paid upon the filing by her with the Acting Auditor of Accounts of a warranty deed, approved as to form by the Corporation Coun-

sel, conveying said lands in the City of Newark, more particularly described as follows:

First Tract: Beginning at a point in the southerly line of Green Street distant 278 feet, 8½ inches, easterly from the present easterly line of Broad Street and in the line of land formerly of William Shugard; thence along said line of said land, formerly of said Shugard south 22° 32' west 90 feet; more or less, thence easterly 72 feet, 10 inches to land formerly of Henry Nadler; thence along said line of said land formerly of said Nadler north 22° 56' east 90 feet, more or less, to the said southerly line of Green Street; and thence along said line of Green Street north 67° 5' west 73 feet, 5½ inches more or less to the place of beginning.

Second Tract: Beginning in the southerly line of Green Street at the distance of 468 feet, 7 inches, easterly from the southeast corner of said Green and Broad Streets, thence running along the southerly line of Green Street south 61° 30' east 25 feet, more or less, to line of land sold by Melanthon W. Jacobus and wife to Dunlap and Wilcox; thence along their line southerly 91 feet 6 inches; thence north 61° 20' west 25 feet, more or less, to line of land sold by James Hayes to Francis Adam; thence along said Adams' line north 28° 30' east 91 feet 6 inches to the place of beginning.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and George W. Address (City Asphalt Plant) for resurfacing Fabyan Place from Lyons Avenue to Buffington Street, dated the 6th day of May, 1924, and awarded to George W. Address (City Asphalt Plant), a copy of which contract is hereunto annexed, be and the said contract is hereby approved and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach

RESOLVED, That the contract between the City of Newark and George W. Andress for resurfacing South 11th Street from Clinton Avenue to Avon Avenue, dated the 6th day of May, 1924, and awarded to George W. Andress, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond,
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and James W. Costello for resurfacing Conklin Avenue from Seymour Avenue to 336' westerly, dated the 6th day of May, 1924, and awarded to James W. Costello for the City Asphalt Plant, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and James W. Costello for resurfacing Baldwin Avenue from Clinton Avenue to Avon Avenue, dated the 29th day of May, 1924, and awarded to James W. Costello, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering lumber to the Department of Public Works be and the same are hereby awarded as follows, being the lowest responsible bidder in each case:

William A. Jones & Son, Newark
Approx. 25 pcs. 1- $\frac{3}{4}$ "x10"x12', Ash
or Oak D2S, at 22 cents a sq. ft.
Approx. 250 pcs. 1- $\frac{3}{4}$ "x10"x12', Ash

01 Oak D2S, at 23 cents a sq. ft.

Approx. 50 pcs. 1- $\frac{1}{2}$ "x11"x14', Ash
or Oak D2S, at 23 cents a sq. ft.

Approx. 50 pcs. 1- $\frac{1}{2}$ "x11"x16', Ash
or Oak D2S, at 23 cents a sq. ft.

Approx. 100 pcs. 1- $\frac{5}{8}$ "x10"-12"x12',
Ash or Oak D2S, at 22 cents a sq. ft.

Approx. 50 pcs. 2- $\frac{3}{4}$ "x2- $\frac{7}{8}$ "x12' Ash
or Oak D4S, at 23 cents a sq. ft.

Approx. 50 pcs. 2- $\frac{3}{4}$ "x5"x12' Ash
or Oak D4S, at 23 cents a sq. ft.

Approx. 50 pcs. 2- $\frac{3}{4}$ "x6"x12', Ash
or Oak D4S, at 23 cents a sq. ft.

Approx. 5 pcs. 3- $\frac{1}{2}$ "x12"x12', Ash
or Oak D4S, at 23 cents a sq. ft.

Approx. 12 pcs. 3"x12"x12', Ash or
Oak D4S, Rough, at 23 cents a sq. ft.

Approx. 1,200 pcs. 4"x8"x2', Any
wood, Rough, at 5 cents a sq. ft.

Approx. 400 pcs. 4"x8"x1' or 1' 6",
yellow pine, Rough, at 4 $\frac{1}{2}$ cents a
sq. ft.

Approx. 1,000 pcs. 1"x8"x2 ft., yel-
low pine, Rough, at 4 $\frac{1}{2}$ cents a sq. ft.

Approx. 800 pcs. $\frac{1}{2}$ "x8"x2 ft., yellow
pine, Rough, at 2 $\frac{3}{4}$ cents a sq. ft.

Approx. 100 pcs. 1"x10"x12-16',
White pine ceiling D2S, at 21 cents a
sq. ft.

Approx. 75 pcs. $\frac{7}{8}$ "x9 $\frac{1}{2}$ "x16 ft., Pine
Ceiling C. B., at \$64.00M sq. ft.

Approx. 250 pcs. 2"x10"x16",
Spruce, Rough, at \$56.50M sq. ft.

Approx. 3,000 pcs. 3"x12", tapered
from 4 to 0 spruce wedges, at 3 $\frac{3}{4}$ cents
each.

Approx. 12 bundles 1"x2"x16',
Spruce Fur Laths, at \$52.50M sq. ft.

Approx. 20 pcs. $\frac{3}{4}$ "x10"x12", Cypress
Planks D2S, at 13 cents sq. ft.

James Crowell Lumber Co., Newark

Approx. 38 pcs. 2"x6"x6', L L

yellow pine, rough, at \$62.50M sq. ft.

Approx. 38 pcs. 2"x10"x16', L L
yellow pine, rough, at \$70.00M sq. ft.

Approx. 24 pcs. 2"x10"x18', L L
yellow pine, rough, at \$70.00M sq. ft.

Approx. 112 pcs. 3"x10"x24', L L
yellow pine, rough, at \$73.00M sq. ft.

Approx. 24 pcs. 4"x10"x24', L L
yellow pine, rough, at \$73.00M sq. ft.

Approx. 24 pcs. 6"x8"x16', L L
yellow pine, rough, at \$65.00M sq. ft.

Approx. 3 pcs. 8"x10"x24', L L
yellow pine, rough, at \$73.00M sq. ft.

Approx. 50 pcs. 2"x4"x16', Spruce
Wall Strips, at \$56.00M sq. ft.

Approx. 50 pcs. 2"x4"x16', Spruce,
rough, \$56.00M sq. ft.

Approx. 12 pcs. 6"x6"x16', Spruce,
rough, \$60.00M sq. ft.

Approx. 12 pcs. 6"x8"x16', Spruce.
rough, \$60.00M sq. ft.

Approx. 12 pcs. 4"x10"x16', Spruce,
rough, \$60.00M sq. ft.

Approx. 500 sy ft. 1 $\frac{1}{2}$ "x4", Spruce
Flooring—D-15, at \$61.00M sq. ft.

Approx. 12 bundles 16" Cedar
Shingles, at \$1.70 a bundle.

Approx. 35 pcs. $\frac{7}{8}$ "x9 $\frac{1}{2}$ "x14', Cypress
Fl. Board 2S, \$130.00 M sq. ft.

Approx. 15 pcs. 1 $\frac{1}{8}$ "x10"x16', Cy-
press Planks D2S, at \$135.00 M ft.

Approx. 20 pcs. $\frac{7}{8}$ "x10"x16', poplar
D2S, at \$170.00 M ft.

Approx. 10 pcs. $\frac{1}{2}$ "x10"x12", poplar
D2S, at \$125.00 M ft.

Thomas L. Raymond

W. J. Brennan

John Howe,

F. C. Breidenbach

The roll being called, the resolution

was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In the judgment of the Board of Commissioners of the City of Newark it is desirable that a new building line shall be established along a part of the easterly line of Washington Street from the southerly side of Bank Street southerly for a distance of 142 feet to the division line between lots 5 and 33, of Block 61, on the Newark City Tax Map; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the easterly line of Washington Street from the southerly line of Bank Street southerly for a distance of 142 feet to the division line between lots 5 and 33, on Block 61 on the Newark City Tax Maps, be relocated and established so as to conform to the following description:

Beginning at a point in the southerly side of Bank Street distant 16½ feet easterly from the southeasterly corner of Washington Street and Bank Street; thence running southerly in a straight line 141 feet to a point in the easterly line of Washington Street and in the division line between lots 5 and 33, of Block 61, on the Newark City Tax Map, and which point is at the northwesterly corner of an eight story building extending from Market Street, and to that end the Director of the Department of Public Works be and he is hereby directed to prepare a map describing the location of such proposed building line for presentation to this Board.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the opening and widening of Washington Street on the easterly side thereof from Bank Street to Warren Street by the addition thereto of a strip 16½ feet in width measured from the Commissioners' line.

All as shown on a map prepared under the direction of this Board, which map is on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1239-O, dated June 4, 1924;

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefited by said improvement in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue

of the provisions of the act above referred to.

That the sum of \$185,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$185,000.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds or other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes. And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvement to be made, and that all persons whose lands may be affected by such improvement or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall,, on July 1, 1924, at 11 o'clock A. M., at which time and place ordinances for the

making of such improvement will be considered.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

WHEREAS, William H. Spanjer has submitted to this Board a map entitled "Map of Spanjer Terrace, situated in the City of Newark and the Township of Hillside; Union County, N. J., property of William H. Spanjer, May 7, 1924," showing the layout of portions of Keer Avenue, Clinton Place, Grumman Avenue and Compton Place, in the City of Newark, N. J., which map was prepared by Edmund R. Halsey, Surveyor, and,

WHEREAS, The Chief Engineer of the Division of Surveys, Department of Public Works, has recommended the approval of the layout as shown on said map and has endorsed his approval thereon; therefore, be it

RESOLVED, That the said map so far as the streets and highways thereon are concerned be and the same is hereby approved, and the Director of the Department of Public Works is hereby empowered to endorse the approval of this Board on said map, as required by law; and be it further

RESOLVED, That the City Clerk be and he is hereby directed to file

said map so endorsed in the office of the Essex County Register upon the filing of a duplicate copy of said map in the office of the Chief Engineer, Division of Surveys, Department of Public Works, and the payment of the necessary filing fee by said applicant.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the salaries of the below mentioned employees in the Fire Division, Department of Public Safety, be and they are hereby increased as indicated, effective as of May 16, 1924:

Walter A. Wright, Pilot, from \$2,-600 to \$2,850 (prevailing rate).

John F. Begley, Pilot, from \$2,600 to \$2850 (prevailing rate).

Clifton Titcomb, Engineer, from \$2,520 to \$2,600 (prevailing rate).

John H. Heger, Engineer, from \$2,-520 to \$2,600 (prevailing rate).

Almon L. Waggoner, Engineer, \$2,-520 to \$2,600 (prevailing rate).

John J. Quinn, Marine Fireman, \$2,-444 (prevailing rate).

William H. Spaeth, Marine Fireman, \$2,444 (prevailing rate).

Mario E. Toffanelli, Marine Fireman, \$2,444 (prevailing rate).

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

A communication from Harry G. Eaton of 78 St. Paul Avenue, regarding the vacation of Cameron Place.

On motion the letter was ordered referred to the Director of the Department of Public Works.

A communication from C. P. Wilber, State Forester, Department of Conservation and Development, Trenton, N. J., regarding forest and park lands.

On motion the letter was referred to Director of the Department of Public Works.

A communication from the Commission on Building Districts and Restrictions, regarding permission to erect stores and garages at North Fifth Street, which application was approved.

Commissioner Brennan moved that the letter be referred to the Law Department to draw the necessary ordinance.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

A communication from Louise S. Teepper, 199 Clinton Place, protesting against the construction of a sewer in Aldine Street.

On motion, the letter was referred to Director of the Department of Public Works.

Reports of City Officers

The following reports of City Officers were received and ordered filed:

Department of Weights and Measures for May, 1924.

Department of Buildings for May, 1924.

Clerk, 1st District Court for May, 1924.

Clerk, 2nd District Court for May, 1924.

Clerk of Almshouse for May, 1924.

Clerk of Centre Market for May, 1924.

City Clerk (2) for May, 1924.

Richard P. Rooney, Clerk, 1st Criminal Court, Part 1, for May, 1924.

Thomas F. Guthrie, Clerk, 2nd Criminal Court, Part 2, for May, 1924.

Harry Grundman, Deputy Clerk, 2nd Criminal Court, Part 1, for May, 1924.

Arthur J. Connelly, Clerk 3rd Criminal Court, Part 1, for May, 1924.

Arthur J. Connelly, Clerk 3rd Criminal Court, Part 2, for May, 1924.

City Treasurer for May, 1924.

Comptroller for May, 1924.

Elizabeth S. Lewis, Clerk, Family Court, for May, 1924

The following report was received and read:

Department of Revenue and Finance,
Office of the City Treasurer,
City of Newark, N. J.

To the Honorable
The Commissioners,
City of Newark, N. J.

Gentlemen:

In compliance with an Act of the Legislature, entitled, "A further supplement of the Act, entitled, 'An Act to amend and revise the Charter of the City of Newark, N. J.," approved February 22, 1866, I herewith present a statement of the cash transactions of the City for the month of May, 1924.

Receipts

Cash on hand April 30,	
1924	\$2,834,342.97
Received from the Comptroller, as follows, for:	
Street Improvement	122,783.96
Bonds, Temporary Loans	15,000.00
Funds, Redemptions	4,256.15
Shade Trees	355.00
Fire Department	28.50
Hospital	448.92
Health	199.75
Health Pension	322.00
Almshouse Property	10,000.00
Green & Franklin Prop.	858.34
Market Construction	1,200.00
Markets	26,379.67
Bureau of Sewers	28.38
Bureau of Docks	434.00
St. Cleaning	1,513.36
St. Lighting	188.46
Motors	122.30
Streets	2,131.39

House Sewers	2,432.44	Shade Trees	255.00
Water, Rents	218,875.13	Interest	131,087.32
Service	12,157.98		
Purchases	5,000.00	Total on hand	\$9,360,590.66
Commerce St. Opening	50.00		
Miscellaneous Revenue		Respectfully submitted,	
Licenses, General	13,835.00	John J. Sugrue,	
Dogs	2,830.00	Acting City Treasurer.	
Fees, City Clerk	602.55		
Taxi Driver's Badge	1.00	To the Honorable,	
Fire Dept.	588.40	The Commissioners,	
District Courts	2,943.52	City of Newark, N. J.	
Police Court Fines.....	4,831.05		
Jitney	15,969.42	Gentlemen:	
Baths	494.97	The following is an analysis of ex-	
Alteration & Electrical	13,871.31	penditures of the City of Newark, N.	
Hospital	136.05	J., for the month of May, 1924, con-	
Health	2,315.20	solidated in departmental items as	
Library	2,016.49	taken from the City Treasurer's Cash	
Shade Trees	60.78	Book:	
Personal Arreas, Fees			
& Costs	3,183.59	Disbursements	
Costs of Sales	815.60	Public Affairs	\$ 131,132.08
Searches	1,888.25	Revenue and Finance	40,550.85
Transcient merchants..	399.24	Parks & Pub. Prop.....	165,795.41
Rent polling places.....	90.00	Div. of Works	662,580.08
Ordinances	9.00	Public Safety	354,958.50
Parks & Pub. Prop....	4.33	General	1,767,092.22
Pub. Bldg.	56.53	Without Warrant	336,176.70
Sales on Scales	10.00		
Bureau of St. Cleaning	40.00	Total	\$3,458,285.84
Streets	320.00	Cash on hand May 31st,	
Sewers	1,459.50	1924	5,902,304.82
Water	22,717.90		
Taxes, from Receiver,		Statement	\$9,360,590.66
1924 & Polls	5,103,937.25		
Arrears, Real Estate,		Respectfully submitted,	
1923	219,489.04	John J. Sugrue,	
1922	128,213.23	Acting City Treasurer.	
1921, prior	1,040.69		
Personal, 1923 & Polls	51,399.38	Commissioner Brennan moved to	
1922 & Polls.....	6,516.65	adjourn.	
1921, prior	304,728.70		
Franchise, 1924	63,827.02	The roll being called, the motion	
		was declared adopted by the following	
		votes:	

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

June 17th, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of the previous meeting were read and adopted.

Mayor Breidenbach: Any citizen wish to be heard?

No response.

Commissioner Raymond moved that the title of "An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that portion of South 13th

Street from the southerly side of Springfield Avenue to the northerly side of Woodland Avenue, excepting that part of South 13th Street lying within the limits of Pierce Street" be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the release and extinguishment of the Public right arising from the dedication of that portion of South 13th Street from the southerly side of Springfield Avenue to the northerly side of Woodland Avenue, excepting that part of South 13th Street lying within the limits of Pierce Street.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the release and extinguishment of public right arising from the dedica-

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W.J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of
The City of Newark, New Jersey.

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Mayor Breidenbach: Any citizen wish to be heard?

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Street from the southerly side of Springfield Avenue to the northerly side of Woodland Avenue, excepting that part of South 13th Street lying within the limits of Pierce Street" be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the release and extinguishment of the Public right arising from the dedication of that portion of South 13th Street from the southerly side of Springfield Avenue to the northerly side of Woodland Avenue, excepting that part of South 13th Street lying within the limits of Pierce Street.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the release and extinguishment of public right arising from the dedica-

tion of that portion of River Street, lying south of the southerly line of Passaic Avenue (formerly River Street), from the easterly line of Providence Street easterly to the westerly line of Freeman Street," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that portion of River Street, lying south of the southerly line of Passaic Avenue (formerly River Street), from the easterly line of Providence Street easterly to the westerly line of Freeman Street.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the title of "An ordinance to provide for the vacation of River Street from the easterly line of Providence Street

to the westerly line of Freeman Street," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the vacation of River Street from the easterly line of Providence Street to the westerly line of Freeman Street.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the title of "An ordinance to provide for the construction of a thirty-six (36) inch reinforced concrete pipe sewer in Aldine Street between Chancellor Avenue and Pomona Avenue," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the construction of a thirty-six (36) inch reinforced concrete pipe sewer in Aldine Street between Chancellor Avenue and Pomona Avenue.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the opening of a street 50 feet in width to be called Cameron Road from the intersection of the westerly terminus of Helen Place and Richelieu Terrace, westerly about 120 feet to the intersection of Richelieu Place and Cameron Road (also known as Andover Place)," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the

opening of a street 50 feet in width to be called Cameron Road from the intersection of the westerly terminus of Helen Place and Richelieu Terrace westerly about 120 feet to the intersection of Richelieu Place and Cameron Road (also known as Andover Place).

The ordinance having three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of An ordinance to provide for the construction of Sewers for the Meadow District, Section 2, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the construction of Sewers for the Meadow District, Section 2.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commisisoner Raymond moved that the title of An ordinance to supple-
ment an ordinance entitled, "An ordi-
nance to provide for the construction
of a sewer to be known and designated
as 'Sewers for the Meadow District,
Section 1'" adopted April 8, 1924, be
taken for its third reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the
ordinance as follows:

An ordinance to supplement an or-
dinance entitled, "An ordinance to
provide for the construction of a
sewer to be known and designated as
Sewers for the Meadow District, Sec-
tion 1," adopted April 8, 1924.

The ordinance having been read
three times was then declared to be
upon its third and final passage.

The roll being called, the ordinance
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the
following ordinance which was read
by the clerk:

An ordinance to amend an ordi-
nance entitled, "An ordinance regulat-
ing and restricting the location of
trades and industries and the location
of buildings designed for specified
uses, and regulating and limiting the
height and bulk of buildings hereafter
erected, and regulating and determin-
ing the area of yards, courts and
other open spaces surrounding build-
ings, and establishing the boundaries
of districts for the said purposes and
providing penalties for the violation
of its provisions," adopted December
31, 1919.

The Board of Commissioners of the
City of Newark, do ordain:

Section 1. That an ordinance en-
titled, "An ordinance regulating and
restricting the location of trades and
industries and the location of build-
ings designed for specified uses, and
regulating and limiting the height
and bulk of buildings hereafter erect-
ed, and regulating and determining
the area of yards, courts and other
open spaces surrounding buildings,
and establishing the boundaries of dis-
tricts for the said purposes and pro-
viding penalties for the violation of
its provisions," adopted December 31,
1919, is hereby amended by extending
the Business District so as to include
the area hereafter described:

Beginning at the intersection of
Fourth Street with the southerly
line of the right of way of the
Morris and Essex Branch of the

Delaware, Lackawanna and Western Railroad; thence northerly along Fourth Street 100 feet; thence westerly along a line 100 feet north of and parallel to the southerly line of said right of way to a point 100 feet east of North Seventh Street; thence southerly along a line 100 feet east of and parallel to North Seventh Street to a point 100 feet north of Orange Street; thence easterly along a line 100 feet north of and parallel to Orange Street to a point 100 feet east of North Sixth Street; thence northerly along a line 100 feet east of and parallel to North Sixth Street to the southerly line of said right of way; thence along said right of way to the place of beginning; and that the Use District Map which is a part of said ordinance be and the same is hereby amended so as to include within the business district the area above described.

Section 2. All ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on June 24.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be referred to the Zon-

ing Commission for recommendation and report.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond: In reference to the Ward Street opening, Mr. Mayor, I shall ask to lay that rescission of the ordinance over for two weeks. Since we last discussed the matter at this table we have had interviews with the property owners and have made a new lay-out of the street, avoiding certain expensive takings, and running it in such a way that it will cost much less, and we are providing for an eighty-five foot street, which we think will be amply wide, and we have changed the course of the street somewhat, from Canal Street to River Street. Now the property owners are, I think, coming around to an attitude of agreement with us, and I hope, at the end of two weeks, to have some satisfactory report to bring in, and at that time we may be able to re-vamp the ordinance by amendments. It would be desirable, if we could, to amend it, but if, legally that can't be done, we will introduce a new ordinance, but since the property owners have requested that the repealing of the ordinance be laid over, and since we are in negotiation now, I move it be laid over for two weeks.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the opening and widening of Bergen Street from the southerly line of Renner Avenue to the northerly line of Lyons Avenue from its present width of sixty (60) feet to a width of eighty (80) feet by the addition thereto of a strip ten (10) feet in width on both sides of Bergen Street," be taken for its third reading.

The following persons appeared and objected to the assessment for this improvement:

Mrs. Greenwood, 907 Bergen Street; Mrs. Fred Berger, 913 Bergen Street; Mrs. Baur, 917 Bergen Street; Mr. Louis Streen, 914 Bergen Street, and Mr. Fred Mull, 916 Bergen Street.

Commissioner Raymond informed them that the assessment would be very small and the people on the widened part of the street would bear the burden of the cost, and that the city will pay some of it. He suggested that the protestors make their argument before the Assessment Commissioners.

The motion to take the title of the ordinance for its third reading was then adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the opening and widening of Bergen Street from the southerly line of Renner Avenue to the northerly line of Lyons Avenue from its present width of sixty (60) feet to a width of eighty (80) feet by the addition thereto of a strip ten (10) feet in width on both sides of Bergen Street.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the sum of one thousand nine hundred seventy-nine dollars and forty-three cents (\$1,979.43) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs as follows:

Memorial Day Observance....	\$ 644.00
City Home	50.00
Public Affairs	668.83
Public Outing	105.68
Bureau of Health	470.00
City Sundries	8.72
For relief and Education of Certain Indigent Children..	32.20
	<hr/>
	\$1,979.43

F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-seven thousand, six hundred sixty-six dollars and eight cents (\$37,666.08) be and the same is hereby appropriated to the City Treasurer for semi-monthly payrolls June 1st to 15th, 1924, of the Department of Public Affairs as follows:

Public Affairs	\$ 1,279.57
Employment Bureau	839.66
Outdoor Poor	1,009.57
Almshouse	2,588.13
Bureau of Baths	2,674.47
City Home	2,225.39
Bureau of Health	12,430.68
City Hospital	14,618.61
	<hr/>
	\$37,666.08

F. C. Breidenbach,
Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of twenty-one thousand, eight hundred thirty-two dollars and seventy-three cents (\$21,832.73) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance from June 1st to 15th, 1924, as follows:

Director's	\$ 924.15
Comptroller's	2,222.50
Auditor's	1,355.00
City Treasurer's	787.50
Tax Receiver's	1,885.00
Tax Arrears	640.00
Tax Receiver's Temp.....	1,510.00
Bd. Assessment & Revision of Taxes	5,935.80
Bd. Assessment for Local Impr.	809.50
Law Department	2,154.98
City Clerk's Department.....	2,193.32
First District Court	737.49
Second District Court	677.49

\$21,832.73

John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of twenty-two thousand, eight hundred sixty-seven dollars and eight cents (\$22,867.08) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

Revenue and Finance	\$ 12.00
Contingent	61.60
Interest	20.20
C. sundries	216.67
Playground construction	21,982.16
Assessments to be refunded	11.45
Elections	563.00
	<hr/>
	\$22,867.08

John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of six hundred twenty dollars and fourteen cents (\$620.14) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Police\$520.14
 Miscellaneous Revenue 100.00

 \$620.14

W. J. Brennan
 John Howe
 Charles P. Gillen
 F. C. Breidenbach
 Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one hundred sixty-four thousand, nine hundred fifty dollars and forty-eight cents (\$164,950.48) be and the same is hereby appropriated to the City Treasurer, as per the attached certified list, being the semi-monthly payroll of the Department of Public Safety from June 1st to 15th, 1924, as follows:

Director's Office	\$ 687.49
1st Criminal Court	864.14
2nd Criminal Court	645.40
3rd Criminal Court	572.49
Building Division	2,034.99
Electrical Division	572.50
License Division	567.50
Fire Division	72,014.24
Police Division	86,991.73
	<hr/>
	\$164,950.48

W. J. Brennan
 John Howe
 Charles P. Gillen
 F. C. Breidenbach
 Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of eleven thousand, two hundred ninety-three dollars and sixty-five cents (\$11,293.65) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payroll of the Department of Parks and Public Property from June 1st, 1924, to June 15th, 1924, as follows:

Director's office	\$ 1,356.99
Printing & Stationery.....	150.00
Smoke Abatement	125.00
Weights and Measures	857.50
Centre Market	4,230.73
Public Buildings	3,650.93
Shade Tree	922.50
	<hr/>
	\$11,293.65

Charles P. Gillen
 F. C. Breidenbach
 Thomas L. Raymond
 W. J. Brennan
 John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one thousand, four hundred forty-six dollars and eighty cents (\$1,446.80), be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending June 11, 1924, as follows:

Shade Tree\$1,446.80

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of fifty thousand, five hundred thirty-eight dollars and eighty-seven cents (\$50,538.87) be and the same is hereby appropriated to the persons named on the annexed certified lists, being the bills and claims of the Department of Parks and Public Property as follows: Additional hospital accom-

modations	\$ 100.00
Centre Market	4,107.05
City sundries	237.27
Green & Franklin Street property	1,209.32
Eighth Precinct Station construction	550.00
Miscellaneous advertising....	479.16
Market construction	17,897.91

Parks and Public Property..	299.02
Printing and Stationery.....	7,760.83
Seventh Engine House construction	5,292.19
Public Buildings	9,540.30
Smoke Abatement	27.97
Street Improvement advertising	727.00
Weights and Measures.....	23.80
Shade Tree	2,286.40
	<hr/>
	\$50,538.87

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of thirty-one thousand, nine hundred thirty-three dollars and fifty cents (\$31,933.50), be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows:

City Treasurer, semi-monthly payrolls ending June 15th, 1924.....	\$31,933.50
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Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

(\$260,505.83) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-four thousand, five hundred sixteen dollars and ninety-one cents (\$34,516.91), be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Water	\$ 27,737.38
Street Cleaning	15,858.36
Streets	14,115.39
Sidewalks	1,195.33
Public Lighting	25,448.23
Sewers	1,221.27
House Sewers connections..	834.78
Docks	1,398.59
Port Newark Development	85,648.91
Surveys	169.00
Purchases	88.44
Motors	8,294.86
Reserves	6,899.97
Estimates	71,398.52
St. Impt. advertising.....	196.80

\$260,505.83

City Treasurer, weekly pay-rolls ending June 11th,
1924\$34,516.91

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

Thomas L. Raymond,
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of two hundred sixty thousand five hundred and five dollars and eighty-three cents

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the changes affecting the payrolls of the Depart-

ment of Public Affairs be and the same are hereby approved:

Bureau of Health

Appointment of Non-eligible List

Dr. Harry B. Silver, Clinic Physician, \$600.00 per annum, July 1, 1924.

Leave of Absence Without Pay

Mrs. Catherine Schubel, Nurse, 2 weeks, July 21, 1924.

Miss Claire MacLellan, Masseuse, 3 months, July 1, 1924.

F. C. Breidenbach
John Howe
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following named persons be and they are hereby appointed to the positions and salaries set opposite their respective names at Camp Newark, Neptune City, N. J., during the season of 1924:

Seasonal Appointments

Nathalie Galluba, Matron, salary \$1,080 per annum, effective June 18, 1924.

Mary Blyth, Porter, salary \$540 per annum, effective June 18, 1924.

Nellie Duffy, Porter, salary \$540 per annum, effective June 18, 1924.

Fredericka Neumann, Dining Room Maid, salary \$540 per annum, effective June 18, 1924.

Augusta Cochran, Laundry worker, salary \$540 per annum, effective June 18, 1924.

Whitfield Colyer, Watchman, salary \$540 per annum, effective June 18, 1924.

Albert Fleiner, Kitchen helper, salary \$540 per annum, effective June 18, 1924.

Catherine Fell Playground Director, salary \$720 per annum, effective June 18, 1924.

Nallie Boland, Dining Room Maid, salary, \$540 per annum, effective June 18, 1924.

Lizzie Lang, Asst. Cook, salary \$540 per annum, effective June 18, 1924.

F. C. Breidenbach
John Howe
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Pawnbroker

Kalmen Bernstein, 205 Market Street.

Keeper of Junk Shop

Herman Lowenstein and Meyer Lowenstein, trading as Lowenstein Bros., 208 Jelliff Avenue.

Michael Truppe & Sons, 135 Telford Street.

Bernard Friedman, 104 Badger Avenue.

Louis Rubin, 14-16 Lewis Street.

Jack Aratowsky, 215 Livingston Street.

Jacob Kaplus and Harry Cohan, trading as Kaplus and Cohan, 183 Livingston Street.

Auctioneer

Samuel Lerman, 215 West Kinney Street.

Joseph Gold, 346 Plane Street.

George F. McDuffee, 60 East Park Street.

John Howe

W. J. Brennan

Charles P. Gillen

F. C. Breidenbach

Thomas L. Raymond.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on December 24, 1923, issued its short time obligations, known as Temporary Loan Bonds in the aggregate amount of twenty-five thousand dollars (\$25,000) for money borrowed in anticipation of the receipt of money expended for sidewalks, house sewer connections and shade trees, said Temporary Loan

Bonds being numbered 513 and dated December 24, 1923, and payable June 24th, 1924; and,

WHEREAS, The improvement for which said twenty-five thousand dollars (\$25,000) was issued was for sidewalks, house sewer connections and shade trees now in course of construction or have been completed within six years and are improvements for which the City is authorized by Chapter 252 of the Laws of 1916, to issue bonds and the City is without funds to pay the said twenty-five thousand dollars (\$25,000) of Temporary Loan Bonds; therefore be it

RESOLVED, That in pursuance of the provisions of an act of the Legislature of the State of New Jersey, entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of twenty-five thousand dollars (\$25,000) for the purpose of temporarily financing the improvement aforesaid and renewing said twenty-five thousand dollars (\$25,000) of Temporary Loan Bonds issued therefore; further

RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution, amounting in the aggregate to twenty-five thousand dollars (\$25,000) shall state in general terms the purpose for which it is issued,

shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum, and shall be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized and directed to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252 of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and directed to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on December 22, 1923, issued its short time obligations, known as Temporary Loan Bonds in the aggregate amount of seven hundred thousand dollars (\$700,000) for money expended for

Market Construction, said Temporary Loan Bonds being numbered 509 to 525 and dated December 22, 1923, and payable June 22, 1924; and,

WHEREAS, The improvement for which said seven hundred thousand dollars (\$700,000) was issued was for Market Construction, and is an improvement for which the City is authorized by Chapter 252, of the Laws of 1916, to issue bonds, and the City is without funds to pay said seven hundred thousand dollars (\$700,000) of Temporary Loan Bonds issued therefor; therefore, be it

RESOLVED, That in pursuance of the provisions of an act of the Legislature of the State of New Jersey, entitled, "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of seven hundred thousand dollars (\$700,000) for the purpose of temporarily financing the improvement aforesaid and renewing said seven hundred thousand dollars (\$700,000) issued therefore; further

RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to seven hundred thousand dollars (\$700,000) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear

such rate of interest not exceeding six per centum per annum and be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252, of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for the construction of an additional washstand on the second floor of the new Centre Market and for alterations to allow additional height to the

ramp leading to the second floor of the new Centre Market.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Board of Commissioners of the City of Newark, N. J., at its regular meeting on May 13, 1924, adopted resolution No. 9241-P awarding coal contract to the S. Smith Coal Company; and

WHEREAS, The resolution so adopted erroneously provided for delivery to be made to the City Hall instead of the Centre Market; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that resolution 9241-P be and the same is hereby corrected to read that the said delivery be made to the Centre Market.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That John J. Early be and he is hereby temporarily appointed as watchman at the Centre Market, Department of Parks and Public Property, at a salary of one thousand three hundred and twenty dollars (\$1,320) per annum, said appointment to become effective June 16th, 1924.

Charles P. Giller.
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Harry A. Corbally, employed as clerk in the Director's office, Department of Parks and Public Property, be and he is hereby granted a leave of absence due to illness for a period of three months without pay, effective June 1st, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work to Elias Berla in connection with plumbing contract on Eighth Precinct.

Covering pipe as per estimate, October 26, 1923, \$379.00.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work to the W. J. MacEvoy Construction Company in connection with general contract No. 7 Engine House; concrete manhole, manhole frame and cover and piping tunnel under sidewalk for boiler in accordance with estimate April 2, 1924, \$315.00

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work on the approach to the new Centre Market in connection with the contract between the City of Newark and Martin J. Egan:

723 lineal ft. at \$1.80, south wall	\$1,301.40
723 lineal ft. at \$1.00, north wall	723.00
Replacement of pipe railing..	51.00
Concrete step for opening at North Canal St.....	75.00
Cutting walls for electrician for ground wires	190.00
Cutting two broken concrete steps	15.00
Cutting concrete and brown-stone steps	12.00
Overtime on asphalt work....	211.89
	<hr/>
	\$2,579.29

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, New Jersey, the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the construction of a convalescent hospital at Ivy Hill, South Orange, New Jersey; and,

WHEREAS, The Beaver Engineering Company bid the sum of twenty-seven thousand seven hundred and fourteen dollars (\$27,714) for electrical work, which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to the Beaver Engineering Company at the price aforesaid; and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, New Jersey.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, New Jersey, the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the construction of a Convalescent Hospital at Ivy Hill, South Orange, New Jersey, and,

WHEREAS, Stewart and Farrell bid the sum of forty-three thousand five hundred and thirty-seven dollars (\$43,537) for the heating and ventilating work, which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to Stewart and Farrell at the price aforesaid, and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, New Jersey.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work to Buhl & Caffrey in connection with electrical contract on No. 7 Engine House:

Piping for telephone, \$50.00.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, New Jersey, the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the construction of a Convalescent Hospital at Ivy Hill, South Orange, New Jersey, and

WHEREAS, Elias Berla bid the sum of twenty-eight thousand, eight hundred and twenty-four dollars (\$28,824) for the plumbing work, which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to Elias Berla at the price aforesaid, and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, New Jersey.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond submitted the following ordinances as a matter of information:

An ordinance to provide for the grading, curbing, flagging and paving of Lake Street from Ballantine Parkway to Elwood Avenue with asphalt pavement (1½" top 1½" binder) on a six (6) inch concrete foundation.

An ordinance to provide for the grading, curbing, flagging and paving of Montclair Avenue from Manchester Place to the west side of Third Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An ordinance to provide for the grading, curbing, flagging and paving of Highland Avenue from Delavan Avenue to Elwood Avenue with as-

phalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An ordinance to provide for the grading, curbing, flagging and paving of Third Street from Heller Parkway to Montclair Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

An ordinance to provide for the construction of the "Lehigh Avenue Storm Water Sewer."

Commissioner Raymond moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance granting permission to Thaddeus F. MacEvoy to construct, operate and maintain a single track siding in North 12th Street, as follows: Beginning at a point in the northerly line of Sixth Avenue extended distant 10 feet westerly from the northerly corner of Sixth Avenue and North 12th Street; thence running northerly parallel with North 12th Street 250 feet; thence curving to the left with a radius of 383.06 feet, 135 feet more or less to lands of the Lackawanna Railroad.

The Board of Commisisoners of the City of Newark, do ordain:

Section 1. That permission be and the same is hereby granted to Thaddeus F. MacEvoy to construct, operate and maintain a single track siding at grade in North 12th Stret as follows: Beginning at a point in the northerly line of Sixth Avenue extended, distant 10 feet westerly from the northeast-erly corner of Sixth Avenue and North 12th Street; thence running northerly parallel with North 12th Street 250 feet; thence curving to the left with a radius of 383.06 feet, 135 feet more or less to lands of the Lackawanna Railroad, for the purpose of making connections for freight purposes.

Section 2. That such permission be and the same is hereby given upon the condition and provisions that the said single track siding shall be removed within ninety (90) days after the receipt by the said Thaddeus F. MacEvoy or his successor, of notice from the City of Newark, ordering the discontinuance of said single track siding; and upon the further condition and provision that the said single track siding shall be changed in grade to correspond to any changes that may be made in the grade of North 12th Street.

Section 3. That the said Thaddeus F. MacEvoy shall indemnify and save harmless the said City of Newark, its officers, agents and servants from any and all claim or claims whatsoever damage to any person, firm or corporation arising from or in any way connected with the granting of said

privilege or by reason of the location, grade, maintenance or existence of said single track siding at grade.

Section 4. That such permission be and the same is granted upon the further condition that the said Thaddeus F. MacEvoy shall file with the Clerk of the City of Newark his written acceptance of the provisions of this ordinance within thirty (30) days of the date on which it takes effect and shall pay on demand to the City of Newark the amount of the cost and expense to the City of all official publications of this ordinance.

Section 5. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, shall be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-len, Howe, Raymond Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on June 24, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond: Mr. Mayor, I received in the course of business a copy of specifications for the lease of government owned land, improvements and equipment at Port Newark Terminal, Newark, N. J., in which it appears that the Government is ad-

vertising for bids for a lease of ten years of the Port Newark Terminal property. Of course, the arguments and the reasons why this is manifestly unfair to the city will be apparent to us, but I fear the matter is of such moment that there should be a resolution of this Commission protesting against it and I have drafted a letter to Senator Edge which I should like to have the Clerk read and if there is anything more that this Commission thinks I can do by way of protest, I would be glad to have the advice of the Commission in the matter. It is an outrageous injustice to the City of Newark.

The Clerk then read the following communication:

June 17th, 1924.

Honorable Walter E. Edge,
Senate Office Building,
Washington, D. C.

Dear Sir:

I have received a copy of "Specifications for Lease of Government Owned Land, Improvements and Equipment at Port Newark Terminal, Newark, New Jersey," issued by the War Department under date of June 16th, 1924.

From these specifications I learn that the Government intends to receive bids for offers for leasing property for a period of ten years. Such a disposition of this property would work a great injustice to the people of the City of Newark, who, if the Government does not intend to use this property for strictly Govern-

mental purposes, are entitled to have it included in the rest of the City ratables for purposes of taxation.

If the War Department insists in going through with this matter, then we urge that a provision be included in the lease that the property shall be subject to taxation as is other real estate, by the municipal authorities and that the tenant agree to pay the tax levy thereon.

We are obliged to call on you for assistance in this matter, and urge that you use your great influence with the administration to prevent such an unjust disposition of this important property, which, as you know, would still be under the control of the City had it not been for the war. From patriotic motives the property was sold to the Government for actual military use. It will be necessary for us to dredge the channel along the front of this property from time to time, which will be a source of great expense to the taxpayers here, and it is entirely unfair that private interests occupying the property should receive these advantages without paying taxes thereon.

Respectfully yours
Thomas L. Raymond

Mayor Breidenbach: You have heard the reading of the letter of Director Raymond.

Commissioner Brennan: I move the letter be endorsed by the Commission.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and Ludlow & Squier for the furnishing and delivering to the Department of Public Works of Miscellaneous Tools, a copy of which contract dated May 10th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Neptune Meter Company for the furnishing and delivering to the Department of Public Works of Trident Crest Cold Water Meters, a copy of which contract dated May 24th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the De-

partment of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Roebing Coal Company, Inc., for the furnishing and delivering to the Department of Public Works of bituminous coal, a copy of which contract dated May 24th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and William Bauer Company for the furnishing and delivering to the Department of Public Works of anthracite coal, a copy of which contract dated May 24th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Paul Beckwith Coal Company for the furnishing and delivering to the Department of Public Works of Bituminous Coal, a copy of which contract dated May 7th, 1924, is hereto annexed be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the

part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Wallace & Tiernan Company, Inc., for the furnishing and delivering to the Department of Public Works of Chlorination Equipment, a copy of which contract dated May 12th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and the A. P. Smith Manufacturing Company for the furnishing and delivering to the Department of Public Works of nozzle cocks and reducers, a copy of which contract dated May 7th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and United Brass Manufacturing Company for the furnishing and delivering to the Department of Public Works of curb cocks with couplings, a copy of which contract dated April 9th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Co. for paving Gruman Avenue from Bergen Street to Parkview Terrace, dated the 24th, day of May, 1924, and awarded to J. B. Gilligan-Casey Co., a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and J. B.

Gilligan-Casey Co. for paving Eckert Avenue from Osborne Terrace to Goodwin Avenue, dated the 24th day of May, 1924, and awarded to J. B. Gilligan-Casey Co., a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and New York Telephone Company for telephone service in premises at No. 11 Conklin Avenue, Freling A. Kindred, in amount of \$36.00 Department of Public Works, a copy of which contract is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works is authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Keuffel & Esser Company for the furnishing and delivering to the Department of Public Works of one blueprint machine and dryer, a copy of which contract dated May 7th, 1924, is hereto annexed, be and the same is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he hereby is directed to advertise for sealed proposals for the following:

Repaving with asphalt and napped recapped granite block pavement of

High Street from Orange Street to Bloomfield Avenue;

Grading, curbing, flagging and paving with asphalt pavement of Lehigh Avenue from Osborne Terrace to Clinton Place;

Grading, curbing, flagging and paving with asphalt pavement of Caldwell Place from Carolina Avenue to West End Avenue;

Resurfacing with asphalt pavement of Weequahic Avenue from Elizabeth Avenue to Bergen Street;

Resurfacing with asphalt pavement (burner method) of Garside Street from Bloomfield Avenue to Third Avenue.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, A contract was awarded May 6th, 1924, to the Standard Bitulithic Company for the grading, curbing, flagging and paving of Pine

Grove Terrace from South Orange Avenue to about 1,300 feet southerly with asphalt pavement on a new six inch concrete foundation, which contract contemplated the retention, after repairing where necessary, of the old cement curb and gutter now in place from South Orange Avenue to about 900 feet southerly; and

WHEREAS, It is found, after commencing excavation that the condition of the old cement curb and gutter is not such as to warrant its repair and retention; therefore, be it

RESOLVED, That the contractor, the Standard Bitulithic Company, be authorized to remove the old cement curb and gutter and replace same with new 5x16 inch four-cut granite curb and new asphalt pavement on a new six (6) inch concrete base; and also be it

RESOLVED, That the prices to be paid for such extra work be the bid prices, the same as for similar items in contract for the grading, curbing, flagging and paving of Pine Grove Terrace, and the standing prices in said contract, the total cost of such extra work to be about \$4,500.00.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the

Grading, curbing, flagging and paving of Lake Street from Ballantine Parkway to Elwood Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

Grading, curbing, flagging and paving of Montclair Avenue from Manchester Place to the west side of Third Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

Grading, curbing, flagging and paving of Highland Avenue from Delavan Avenue to Elwood Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

Grading, curbing, flagging and paving of Third Street from Heller Parkway to Montclair Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

With the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said streets, including the laying of concrete sidewalks at street intersections and elsewhere wherever

needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, in accordance with the plans, specifications and profiles dated May 26, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of an ordinance providing for said improvements. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

That said improvements shall be undertaken as local improvements and the cost thereof assessed against the property benefitted by said improvements, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That in order to temporarily finance said improvements the following sums are hereby appropriated, viz:

For Lake Street grading, curbing, flagging and paving, \$44,500.00.

For Montclair Avenue grading, curbing, flagging and paving, \$8,500.00.

For Highland Avenue grading, curbing, flagging and paving \$23,600.00.

For Third Street grading, curbing, flagging and paving, \$27,400.00.

And temporary bonds or notes shall be issued from time to time to meet the cost thereof, under and by virtue of the provisions of an Act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the in-

tention of the Board of Commissioners of the City of Newark to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board to be held in its meeting room, City Hall, on July 8th, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of said improvement will be considered.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following contracts be and the same are hereby awarded to the J. B. Gilligan-Casey Company, a corporation, it being the lowest formal bidder, the total amounts of its bids based on the estimated quantities being as follows:

Repaving of Roseville Avenue from Springdale Avenue to Bloomfield Avenue with asphalt pavement on the old concrete foundation, amount of bid \$33,076.00.

Repaving of Clifton Avenue from Orange Street to Seventh Avenue with napped rechlpped granite block

pavement on the old concrete foundation, amount of bid \$22,785.50.

Paving of Hansbury Avenue from Maple Avenue to Clinton Place with asphalt pavement on a six (6) inch concrete foundation, \$9,984.25

Grading, curbing, flagging and paving of Hansbury Avenue from Bergen Street westerly 200 feet with asphalt pavement on a six (6) inch concrete foundation, amount of bid \$3,531.25.

Paving of North 11th Street from Third Avenue to Second Avenue with asphalt pavement on a six (6) inch concrete foundation, amount of bid \$12,143.80.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the resurfacing of Shanley Avenue from Clinton Avenue to Rose Terrace with asphalt pavement on the old telford foundation, be and the same is hereby awarded to the Newark Paving Company, a corporation, it being the lowest formal bidder, the total amount of its bid based on the estimated quantities being \$9,813.50.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering Chlorine.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering Anthracite Coal and Lead Pipe to the Department of Public Works, be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

Roebling Coal Company, Newark
Approximately 75 tons Nut Coal, delivered in carload lots to Charlottsburg, N. J., at \$10.34 a ton.

Approximately 75 tons Nut Coal delivered to Great Notch, N. J., via Erie Railroad, at \$10.34 a ton.

United Lead Co., New York City
Approximately 60,000 lbs. of either 5" or 1" A. A. Lead Pipe, at 12 $\frac{3}{4}$ ¢ above pig lead quotation.

Based on quotation stated in daily market quotation for the City of New York, and published in the "American Metal Market and Daily Iron and Steel Report," for the day following the receipt of order issued by the Department.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled, "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto, and amendments thereof, to order and cause the construction of a 15 inch pipe sewer in Lehigh Avenue from Osborne Terrace to Schuyler Ave-

nue, together with a 12 inch branch sewer in Schuyler Avenue from Lehigh Avenue to Irving Avenue and an 8 inch branch sewer in Huntington Terrace from Lehigh Avenue for a distance of about 300 feet northerly. This sewer to be used for storm water only and to be known and designated as the "Lehigh Avenue Storm Water Sewer," together with all the appurtenances necessary to complete the same in accordance with plans, specifications and profiles dated June 14th, 1924, and now on file in the office of the Department of Public Works.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$5,600.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$5,600.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall

bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on July 8th, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise

for sealed proposals for furnishing and delivering Sill Cocks.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Cass Street from Barbara Street to Komorn Street is laid out on Map of Gotthardt Schmidt, a copy of which map is on file in the office of the Chief Engineer Division of Surveys, Department of Public Works, on page 11 of Private Maps, and

WHEREAS, Said portion of Cass Street has never been accepted or opened by the City of Newark; and,

WHEREAS, Application has been made to this Board of Commissioners to release and extinguish the public right, if any, arising from such dedication; and,

WHEREAS, Under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning

Municipalities," approved March 27th, 1917, and the acts amendatory thereof and supplementary thereto, this Board is empowered, after public hearing, by ordinance to release and extinguish the public right arising from such dedication; and,

WHEREAS, It appears to this Board of Commissioners that said portion of Cass Street will not be a public benefit and that the public interest will be better served by releasing said lands from dedication; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that an ordinance releasing and extinguishing the public right arising from the dedication of Cass Street from Barbara Street to Komorn Street, as the same is laid out on Map of Gotthardt Schmidt and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1295-V, be taken up for consideration at a meeting to be held on Tuesday, July 8th, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers, for one day at least ten days before said July 8th, 1924, of the intention of the Board so to do.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Board of Commissioners have heretofore resolved that in their judgment it is desirable that a new building line shall be established along a part of the easterly line of Washington Street from the southerly side of Bank Street southerly for a distance of one hundred and forty-two feet to the division line between lots 5 and 33 on block 61 of the Newark City Tax map, and did direct the preparation of a map describing the location of such proposed building line for presentation to this Board; and,

WHEREAS, Such a map has been prepared and is now presented to this Board for approval; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that a map entitled "Washington Street opening and widening by triangular strip on the east side from Bank Street southerly," dated June 16, 1924, and numbered 1240-O, be and the same is hereby approved; and, be it further

RESOLVED, That no building or part thereof whatever shall continue to stand between the present easterly line of Washington Street and the newly established line as located in and by said map, from and after January 1st, 1934, and that in the meantime no new building, structure or

part thereof shall be erected between such newly established building line and the present line; and be it further

RESOLVED, That said improvement shall be undertaken as a local improvement, and the cost thereof shall be assessed against property benefited by said improvement in proportion to the benefits received; be it further

RESOLVED, That a hearing upon said improvement be held on Tuesday, July 8th, 1924, at eleven o'clock A. M., by the Board of Commissioners at its meeting room, City Hall, Newark, N. J., and at which time and place all persons whose lands may be affected by such improvement or who may be interested therein will be given an opportunity to be heard concerning the same; and, be it further

RESOLVED, That the City Clerk give notice of such hearing in the manner provided by law.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City

Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper City Officer.

Wallace & Tiernan Co., Inc., furnishing and delivering chlorination equipment. (Contract bond.)

A. P. Smith Mfg. Co., furnishing and delivering nozzle cocks and reducers. (Contract bond.)

United Brass Mfg. Co., furnishing and delivering curb cocks with couplings. (Contract bond.)

J. B. Gilligan-Casey Co., paving Grumman Avenue, Bergen Street to Parkview Terrace. (Contract, maintenance and indemnity bonds.)

J. B. Gilligan-Casey Co., paving Eckert Avenue from Osborne Terrace to Goodwin Avenue. (Contract, maintenance and indemnity bonds.)

Keuffel & Esser Company, furnishing and delivering one blueprint machine and dryer. (Contract bond.)

J. B. Gilligan-Casey Co., furnishing and delivering paving black. (Contract bond.)

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper city officer:

Ludlow & Squier, furnishing and delivering miscellaneous tools. (Contract bond.)

Neptune Meter Company, furnishing and delivering Trident Crest Cold Water Meters. (Contract bond.)

Roebbing Coal Company, Inc., furnishing and delivering bituminous coal. (Contract bond.)

William Bauer Company, furnishing and delivering anthracite coal. (Contract bond.)

Bushwick Sheet Metal Mfg. Co., Inc., furnishing and delivering street dirt boxes. (Contract bond.)

Paul Beckwith Coal Co., furnishing and delivering bituminous coal. (Contract bond.)

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the
following ordinance which was read
by the Clerk.

An ordinance to provide for the re-
lease and extinguishment of the pub-
lic right arising from the dedication
of that portion of Cass Street from
Barbara Street to Komorn Street.

The Board of Commissioners of the
City of Newark, do ordain.

Section 1. That all lands in the City
of Newark included within the limits
of that portion of Cass Street from
Barbara Street to Komorn Street as
the same is laid out on Map of Gott-
hardt Schmidt and also as shown on a
map on file in the office of the Chief
Engineer, Division of Surveys, De-
partment of Public Works, known and
designated as No. 1295-V which has
never been accepted or used for public
or street purposes, be and the same
are hereby released from dedication
under the provisions of Article 22,
Section 4, of an act of the Legislature
of the State of New Jersey, entitled
"An Act Concerning Municipalities,"
approved March 27, 1917, and the act's
supplementary thereto and amenda-
tory thereof.

Section 2. That this ordinance shall
take effect immediately and all ordi-
nances or parts of ordinances incon-
sistent with the provisions of this or-
dinance, be and the same are hereby
repealed.

The ordinance having been read
once, Commissioner Raymond moved
that it be ordered to a second reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commisisoners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance
by sections.

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

The ordinance was declared open to
amendment in all its parts.

The ordinance having been read a
second time, Commissioner Raymond
moved that it be ordered to a third
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commisioenrs Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordinance be taken up on third
reading and final passage on July 8th,
1924.

The roll being called the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following telegram was received and read by the clerk:

WESTERN UNION TELEGRAM

Newark, N. J. 424 P., June 16, 1924.

William J. Egan,

City Clerk, City Hall, Newark, N. J.

Water Commission Act requires action by applying municipalities on contracts within thirty days of its submission. The thirty days expire June 18.

North Jersey District

Water Supply Commission.

Laurent J. Tonnele, Chairman

Ordered filed.

Commissioner Brennan offered the following resolution:

BE IT RESOLVED, By the Board of Commissioners of the City of Newark that the City of Newark does hereby signify its willingness to execute the contract between North Jersey District Water Supply Commission and the City of Newark, The City of Paterson, The City of Clifton, City of Bayonne, Town of Kearny, Town of Bloomfield, Town of Montclair and the Borough of Glen Ridge, for the development of water supply on the Wanaque, which contract was presented by North Jersey District Water Supply Commission to the City of Newark on May 19, 1924.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Raymond requested to be excused from voting on the resolution because of his membership in the North Jersey District Water Supply Commission.

A communication from Schwarz Bros. Company, 1100 Harrison Avenue, Harrison, N. J., requesting that property located on Thomas, Dawson and Parkhurst Streets, Newark, N. J., be extended and included in the heavy industrial zone of the City of Newark, was received and read.

Commissioner Gillen: I move it be received and referred to the Zoning Commission for recommendation and report.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from the Commission on Building Districts and Restrictions recommending that a petition to amend the Building Zone Ordinance so as to change Stuyvesant

Avenue from a business district to a residence district, be granted, was received and read.

Commissioner Gillen: I move that the matter be referred to the Law Department to draw the necessary ordinance.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from the Commission on Building Districts & Restrictions, recommending that Clinton Avenue from Shanley Avenue to South 12th Street be changed from an "E" area district and 30-foot height district to a "B" area district and an 85-foot height district, was received and read.

Commissioner Gillen: I move it be referred to the Law Department to draw the necessary ordinance.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from the Commission on Building Districts and Restrictions, recommending that Treadwell Street between Mt. Prospect Avenue and Clifton Avenue be changed from an "E" area district

and 30 foot height district to a "B" area district and an 85 foot height district was received and read.

Commissioner Raymond: This is only a matter of right and fairness to do this. This property is practically tied up. I move it be referred to the Law Department for the preparation of an ordinance.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A petition by owners of property on North Broad Street protesting against the erection of a garage at 47 Broad Street, Newark, was received and read.

Ordered filed .

The following reports of City officers were received and ordered filed: Auditor of Accounts for May, 1924. Overseer of the Poor for April, 1924, and May, 1924.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the printing and binding of the Annual Report, and,

WHEREAS, The Cozzolino Printing Company bid: \$2.63 per page for Departmental reports; 60 cents per book

for cloth binding; \$4.08 per page for consolidated reports, which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said printing and binding be and the same is hereby awarded to the Cozzolino Printing Company at the prices aforesaid; and, be it further:

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
John Howe
W. J. Brennar.
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissinoer Brennan moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

June 24, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of the previous meeting were read and approved.

Commissioner Raymond offered the following ordinance which was read by the Clerk:

An ordinance to amend an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and

regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919, is hereby amended by extending the Residence District so as to include the several areas hereinafter described:

Beginning at a point on the city line distant 100 feet westerly from Stuyvesant Avenue; thence northerly along a line 100 feet west of and parallel to Stuyvesant Avenue to Commonwealth Avenue; thence easterly along Commonwealth Avenue and a line 100 feet south of and parallel to Valley Road to a point 100 feet east of Stuyvesant Avenue; thence southerly along a line 100 feet east of and parallel to Stuyvesant Avenue to the city line; thence along the city line to the place of beginning.

Beginning at a point in Valley Road 100 feet east of Stuyvesant Avenue; thence easterly along Valley Road to Brookdale Avenue; thence northerly along Brookdale Avenue to 18th Avenue; thence westerly along 18th Avenue to a point 100 feet east of Stuyvesant Avenue; thence southerly along a line 100 feet east of and parallel to Stuyvesant Avenue to the place of beginning.

Beginning at a point in Norwood Street 100 feet north of 18th Avenue; thence northerly along Norwood

Street to Lindsley Avenue; thence westerly along Lindsley Avenue to a point 100 feet east of Stuyvesant Avenue; thence northerly along a line 100 feet east of and parallel to Stuyvesant Avenue to a point 100 feet south of South Orange Avenue; thence westerly along a line 100 feet south of and parallel to South Orange Avenue to Salem Street; thence southerly along Salem Street to Rock Street; thence southerly along a line 100 feet west of and parallel to Stuyvesant Avenue to a point 100 feet north of 18th Avenue; thence along a line 100 feet north of and parallel to 18th Avenue to the place of beginning.

And that the Use District Map which is a part of said ordinance be and the same is hereby amended so as to include within the Residence District the areas above described.

Section 2. That said ordinance be further amended by extending the "B" Area District and the 85 foot height District so as to include the area hereinafter described:

Beginning at the intersection of Mt. Prospect Avenue and Treadwell Street; and running westerly along Treadwell Street to Clifton Avenue; thence northerly along Clifton Avenue 240 feet; thence easterly to a point in Mt. Prospect Avenue distant 240 feet north of Treadwell Street; thence southerly along Mt. Prospect Avenue to the place of beginning.

And that the Area and Height District Map which is a part of said ordinance be and the same is hereby

amended so as to include within the "B" Area District and the 85 foot height district the area above described.

Section 3. That said ordinance be further amended by extending the "B" Area District and the 85 foot height district so as to include the area hereinafter described:

Beginning at the intersection of Clinton Avenue and Shanley Avenue; thence northerly 100 feet along Shanley Avenue; thence westerly along a line 100 feet north of and parallel to Clinton Avenue to South 12th Street; thence southerly along South 12th Street and its projection to a point 100 feet south of Clinton Avenue; thence easterly along a line 100 feet south of and parallel to Clinton Avenue to Van Ness Place; thence northerly along Van Ness Place to Clinton Avenue; thence westerly along Clinton Avenue to the place of beginning.

And that the Area and Height District Map which is a part of said ordinance be and the same is hereby amended so as to include within the "B" Area District and the 85 foot Height District the area above described.

Section 4. All ordinances inconsistent herewith are hereby repealed.

Section 5. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The Clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on July 8, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be referred to the Zoning Commission for recommendation and report.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan moved that the following ordinance be taken up for second reading.

BUILDING CODE

OF THE CITY OF NEWARK, NEW JERSEY

AN ORDINANCE to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey.

The Board of Commissioners of the City of Newark, do ordain:

ARTICLE I.

General Provisions.

- Sec. 1. Unlawful to Build in Violation of Code.
- Sec. 2. Application for Permits.
- Sec. 3. Permits.
- Sec. 4. Fees.
- Sec. 5. Certificates of Occupancy.
- Sec. 6. Division May Enter Any Building.

Sec. 1—Unlawful to Build in Violation of Code

I. It shall be unlawful for any person or persons, firm or corporation, to proceed with the construction, repair, alteration or removal of any wall, structure, building, or part thereof, or with any building excavation, in the City of Newark, except in conformity with the provisions of this Code: And such work shall not be commenced within the City of Newark until plans and statements shall first have been filed in the office of, and approved by the Superintendent of Buildings.

Sec. 2—Application for Permits

I. Before the construction or alteration of any building, wall or structure, or any part thereof, or of

Statements
and Plans in
Duplicate

any building excavation, or of any platforms, staging or flooring, the owner or lessee, or agent of either, or the architect employed by such owner or lessee, shall submit to the Superintendent of Buildings a detailed statement in duplicate on application blanks to be furnished by the Division of Buildings, and such block plans, general working drawings and structural details printed in duplicate, of the proposed work, as the Superintendent of Buildings may require.

II. All applications shall include a statement in writing, giving street and number of the proposed work, the full name and residence address of the owner, the existing and proposed use of the premises and the cost of the structures.

Street Numbers and Cost

III. Nothing in this article shall prohibit the filing of amendments to any application at any time before the completion of the work for which permit was sought, and such amendment, after approval, shall be made part of the application and filed as such.

Application Amendments

IV. Ordinary repairs to buildings or structures may be made without notice to the Superintendent of Buildings, but such repairs shall not be construed to include excavations or the cutting away of any wall or portion thereof, the removal or cutting of any beams or supports, or the removal, change or closing of any stairway or means of exit.

Ordinary Repairs.

V. Before any existing building or part of any existing building is demolished, a statement in writing on appropriate blanks to be furnished by the Division of Buildings, constituting a notice to demolish shall be submitted to the Superintendent of Buildings by the owner, giving the full name and residence of each of the owners of the building to be demolished, the name and business address of the person who is to do the work and such other information respecting the building as the Superintendent of Buildings may require. Such notice shall

Notice of Demolition

be submitted not less than forty-eight hours before the work of demolition is commenced.

Sec. 3—Permits

Unlawful to Build With- out Permit

I. It shall be unlawful to construct or alter any building, wall, structure, platform, staging or flooring, or any part thereof, until the application and plans required by Section 2 of this Article shall have been approved by the Superintendent of Buildings and a written permit has been issued by him. This shall apply with equal force to both municipal and private buildings.

Permits to be Issued Within Reasonable Time

II. The Superintendent of Buildings may approve or reject any application of plan, or amendment thereto, filed with him pursuant to the provisions of this Article within a reasonable time. Plans and applications shall not be considered as approved until written permits have been issued by the Superintendent of Buildings.

Permits for Part of Work

III. Nothing in this section shall be construed to prevent the Superintendent of Buildings from issuing a permit for the construction of part of a building or structure, where plans and detailed statements have been presented for the same, before the entire plans and detailed statements of said building or structure have been submitted or approved.

Permits Ex- pire after One Year

IV. Any permits which may be issued by the Superintendent of Buildings pursuant to the provisions of this section, but under which no work is commenced within one year from the time of issuance, shall expire at the end of that time, and all fees paid therefor shall be forfeited by the person to whom such license shall have been granted.

Plans to Be Followed

V. All construction shall be in accordance with the approved statements and plans, for which permit was issued, or any approved amendment thereof.

VI. A certified copy of the approved plans shall be kept at all times on the premises from the commencement of the work to the completion thereof. **Plans at Building**

VII. It shall be the duty of the Superintendent of Buildings to revoke and cancel any permit issued improperly, or issued for construction not in conformity with this ordinance or any other legal regulation. **Permit Revoked**

VIII. No permit shall be granted to erect any building which would violate any city ordinance and no permit shall be granted to alter any building where there is record of violation of any city ordinance. **Violation**

Sec. 4—Fees

I. The Division of Buildings shall collect fees for all PERMITS issued, as follows: **Fee for Buildings**

For any alterations and for each new building or structure a fee of \$5 per thousand for \$2,000 of building costs; an additional fee of \$2 per thousand on excess cost over \$2,000 which does not exceed \$50,000; and an additional fee of \$1 per thousand on excess cost over \$50,000.

II. Within twelve (12) months any permit which may be issued by the Superintendent of Buildings pursuant to the provisions of this section, but under which no work is commenced, may be cancelled upon application of the owner and the City shall refund 50 per cent. of the fee paid for such permits. **Fee Refund**

If plans for the same building upon the same property are refiled within one year after the expiration of the original permit, an amount equal to the fee retained shall be credited to the person making application for the new permit.

III. For every inspection of a building or request for a Certificate of Occupancy, made upon applica- **Fee for Inspection**

tion of owner, occupant or prospective purchaser, a fee of \$1 shall be charged.

**Fee for
Elevator**

IV. Before any elevator, escalator or lowerator is erected in the City of Newark, a permit shall be obtained from the Division of Buildings for which a fee of \$2 shall be paid.

**Fees for
Signs**

V. Before any sign projecting beyond a building line more than 12 inches is erected, a fee of 50 cents for each square foot of such sign shall be paid; and before any other kind of sign, billboard or advertising device is attached to, or erected upon any building a fee of 2 cents for each square foot of such sign shall be paid; and for any sign, billboard or advertising device erected upon the ground a fee of one (1) cent for each square foot of such sign shall be paid.

Sec. 5—Certificate of Occupancy

**Certificates
for New and
Altered
Buildings**

I. No building hereafter erected or altered shall be occupied and used, in whole or in part, for any purpose whatever until a Certificate of Occupancy shall have been issued by the Superintendent of Buildings, certifying that such building conforms substantially to the approved statements and plans on file in the Division of Buildings, and to the requirements of this Code applying to buildings of its class and kind. When the occupancy or use of a building has continued during the work of alteration, the occupancy or use of the building shall not continue for more than thirty days after completion of the alteration unless such certificate shall have been issued.

**Existing
Buildings**

II. Nothing in this section shall prevent the continuance of the present occupancy and use of any now existing building, except as may be prescribed by this Code, or other city ordinance, or as may be necessary for the safety of life and property. Upon written request from the owner, the Superintendent of Buildings shall issue a Certificate of Occupancy

for any now existing building, after verification by inspection, provided that at the time of issuing such certificate there are no violations or other defects evident to him or on record in the Division of Buildings.

III. No change of occupancy or use shall be made in any building or part thereof, that is not stated in the last issued certificate of occupancy for such building, unless a new certificate is issued by the Superintendent of Buildings certifying that such change conforms to the provisions of this Code with respect to occupancy or use.

Occupancy
Changed

IV. If approved by the Board of Adjustment, the Superintendent of Buildings may, upon request of the owner or his authorized representative, issue a temporary certificate of occupancy for a building, provided that such temporary occupancy or use would not in any way jeopardize life or property.

Occupancy
Temporary

V. Certificates of Occupancy shall be issued within ten days after construction work is completed, if said work at that time conforms to the requirements of this Code. A record of all certificates shall be kept in the Division of Buildings and copies shall be furnished, on request, to any person having proprietary interest in the building affected. Copies of certificates shall be posted within public view in all business and public buildings.

Certificates
of Occupancy
When Issued

Sec. 6—Division May Enter Any Building

I. Any officer or employee of the Division of Buildings so far as may be necessary for the performance of his duties, shall have the right to enter any building or premises in this City upon showing an official badge.

ARTICLE II.

Classification of Buildings

- Sec. 7. Classification of Use.
- Sec. 8. Classification of Construction.
- Sec. 9. Frame Buildings Prohibited.
- Sec. 10. When Buildings May Be Frame.
- Sec. 11. When Frame Buildings May Be Altered.
- Sec. 12. Area of Frame Buildings.
- Sec. 13. Damaged Frame Buildings.
- Sec. 14. Raised Frame Buildings.
- Sec. 15. Towers of Frame.
- Sec. 16. Piazzas of Frame.
- Sec. 17. Temporary Frame Buildings.
- Sec. 18. Veneered Buildings.
- Sec. 19. Fences.
- Sec. 20. Signs and Billboards.
- Sec. 21. When Buildings May Be Non-Fireproof.
- Sec. 22. Area Limits for Non-Fireproof Buildings.
- Sec. 23. When Buildings Are Required to Be Fireproof.
- Sec. 24. Area Limits, Fireproof Buildings.
- Sec. 25. Special Buildings.
- Sec. 26. Area Limits Exception.
- Sec. 27. Percentage of Lot Covered.

Sec. 7—Classification of Use

Classified

I. For the purpose of this ordinance all buildings or structures shall be classified with respect to occupancy and use as PUBLIC Buildings, RESIDENCE Buildings and BUSINESS Buildings.

Classification of Doubtful Use

II. In case any building is not specifically provided for, or where there is any uncertainty as to its classification, its status shall be fixed by a rule promulgated by the Board of Adjustment.

Different Uses

III. In case a building is occupied or used for different purposes in different parts thereof the

provisions of this Code regulating each class of occupancy shall apply to such parts of the building as come within its class; and if there should be conflicting provisions, requirements securing the greatest safety shall apply.

Sec. 8—Classification of Construction

I. For the purpose of this ordinance all buildings or structures shall be classified, with respect to construction, as **FRAME, NON-FIREPROOF and FIREPROOF.**

Sec. 9—Frame Buildings Prohibited

I. No frame building shall be erected or altered in this City except as specifically permitted in this article. **Exceptions**

II. Four story frame buildings shall not be erected or altered. **Four Story Buildings**

Sec. 10—When Buildings May Be Frame

I. Frame buildings to be occupied by not more than four families, and accessory buildings to such dwellings, may be erected within "Residence" districts, provided that no such buildings or building shall be more than two and one-half stories in height, or be built within three feet of any interior lot line, or within three feet of any other structure. **Four Families and Accessory Buildings**

Sec. 11—When Buildings May Be Altered

I. Frame buildings in "Business" and "Industrial" districts formerly used in whole or in part as residence buildings, may be altered so as to include stores in the ground stories only, provided no such buildings shall be more than three stories high and shall not be altered so as to contain more apartments than formerly, and further provided that whenever any exterior wall is to be moved or any **Stores in Residence Buildings**

floor level changed then all the exterior walls up to and including the ground story shall be made of masonry not less than twelve (12) inches thick.

Four Family Buildings

II. Frame buildings within "Residence" districts and occupied as dwellings by not more than four families may be altered, providing the building as altered complies with all the regulations for new frame buildings.

Alterations

III. The Superintendent of Buildings may permit the alteration or extension of frame residence buildings, wherever such buildings when altered or extended will conform, when completed, to the requirements for new buildings.

Sec. 12—Area of Frame Buildings

I. No frame building shall be erected, altered or rebuilt, for any occupancy, to cover a ground area exceeding four thousand (4,000) square feet, if one story high, and three thousand, five hundred (3,500) square feet if two stories high.

Sec. 13—Damaged Frame Buildings

I. Frame buildings which may be hereafter damaged by fire or otherwise to an amount not greater than one-half the value thereof, may be repaired or rebuilt. If the damage to such building amount to more than one-half of the value, exclusive of the value of the foundations, then such buildings shall not be repaired or rebuilt except in accord with all requirements for new buildings.

Sec. 14—Raised Frame Buildings

I. Within "Business" and "Industrial" districts no frame buildings shall be altered so as to increase the height of the main roof.

Sec. 15—Towers of Frame

I. On frame structures used exclusively as residence buildings and erected in "Residence" districts, towers, turrets or minarets of frame construction may be erected, provided they do not extend more than ten feet above the limiting height for frame buildings and do not cover an aggregate of more than 225 square feet.

**Towers on
Residence
Buildings**

II. In "Residence" districts towers or spires of frame construction may be erected on frame buildings occupied or used exclusively as churches or other places of worship, provided they do not exceed a height of 75 feet above the curb or ground level.

**Church
Spires**

III. All towers or other structures provided for in this Section shall be covered on the exterior with approved incombustible material.

**Tower
Roofing**

Sec. 16—Piazzas of Frame

I. Piazzas and balconies of wood may be erected anywhere in the City of Newark on residence buildings. Such piazzas and balconies in "Business" and "Industrial" districts shall not exceed 10 feet in width and 20 feet in height, and shall have brick walls enclosing the ends, if such ends are within three feet of a lot line. All roofs shall be covered with fireproof materials.

Sec. 17—Temporary Frame Buildings

I. Temporary frame buildings may be erected anywhere in the City of Newark, for the use of builders, within the limits of lots whereon buildings are in course of construction, and must be removed immediately upon completion of permanent building operations.

Sheds

II. Frame structures which are of an unusual character and to which the provisions of this Code do not directly apply, including among others, build-

**Miscellaneous
Structures**

ings for fairs, exhibitions, amusement devices and other temporary structures of any kind shall be erected in conformity to such rules, consistent with the provisions of this Code as may be adopted by the Superintendent of Buildings.

**Sidewalk
Sheds**

III. Temporary sidewalk sheds may be erected as provided in Article 5 of this Ordinance.

**Unlawful
Use**

IV. It shall be unlawful to use any temporary structure for any other purpose than that designated in the permit.

Sec. 18—Veneered Buildings.

I. Buildings veneered with masonry or any other material shall conform to all requirements for frame buildings, if in such buildings wood forms any structural part of an exterior wall.

Sec. 19—Fences

I. Fences of wood may be erected anywhere in the City of Newark, if properly braced and supported, but may not be more than eight feet high above the surface of the adjoining ground.

Sec. 20—Signs and Billboards

I. Signs and billboards may be erected in any "Business" and "Industrial" districts in the City of Newark, if they conform to the provisions of Article 22 of this ordinance.

Sec. 21—When Buildings May Be Non-Fireproof

Exception

I. Except when required by this Article to be fireproof, or when permitted by this Article to be frame, any building hereafter erected may be non-fireproof.

**Extension to
Frame Build-
ings**

II. Except when required by this Article to be fireproof, frame buildings may be enlarged by extensions of non-fireproof construction.

III. Within "Business" and "Industrial" districts no non-fireproof building shall be altered, unless the altered portions and all of the buildings beneath the altered portions are made to conform to the requirements for non-fireproof or fireproof buildings.

Alterations to
Non-Fire-
proof Build-
ings

Sec. 22—Area Limits of Non-Fireproof Buildings

I. Every building three stories or less in height which exceeds an area of 5,000 square feet when located on an interior lot facing only on one street, or 8,000 square feet when facing on two streets, or 10,000 square feet when facing on three or more streets, and every building over three stories high which exceeds an area of 4,000 square feet when facing on one street or 7,000 square feet when facing on two streets, or 9,000 square feet when facing on three streets, shall be fireproof.

Unsprinkled

II. When any such building is equipped throughout with an approved system of automatic sprinklers fireproof construction shall be required only when the areas are sixty (60) per cent. greater than those herein specified.

Sprinkled

III. When any such building is divided by approved interior fire walls, fireproof construction shall be required only when any undivided area exceeds 5,000 square feet.

Fire Walls

IV. No non-fireproof building shall be constructed of greater depth than one hundred feet from any street front, unless such depth is divided by fire walls.

Depth from
Street Front

Sec. 23—When Buildings Are Required to Be Fireproof

I. Every building hereafter erected or altered in this City shall be fireproof if so specifically stated in this Article.

Fireproof

Public
Garages
Hospitals
Jails, Etc.

II. Every building hereafter erected over one story high to be used as a public garage, or in which persons are to be harbored to receive medical, charitable or other care or treatment, or in which persons are to be held or retained under legal restraint, shall be fireproof.

Lodging
Houses

III. Every building hereafter erected over three stories high to be used as a lodging house, school or public station, shall be fireproof.

Tenement
Houses

IV. Every residence building hereafter erected, including tenement houses, exceeding five stories or parts of stories, shall be fireproof.

Hotels

V. Every hotel or apartment house hereafter erected, exceeding four stories or parts of stories, shall be fireproof.

Business
Buildings

VI. Every business building or public building hereafter erected, exceeding fifty feet in height, shall be fireproof.

Grain Eleva-
tors—Coal
Pockets

VII. Every building or structure hereafter erected to be used as a grain elevator or coal pocket, shall be fireproof.

Alterations to
Be Fireproof

VIII. When any building now existing is altered or extended, that could be classified by this Section as a building to be fireproof, the extension or altered parts shall be constructed fireproof. In case the existing building is not of fireproof construction, the existing and the new or altered portions of the building shall be separated by fireproof floors and fire walls. No building now existing shall be raised in height so as to exceed the limits specified in this Code.

Fireproof
Above Cellars
or Grade

IX. Every non-fireproof residence building hereafter erected, over thirty-five (35) feet in height, shall have the first floor or tier above the cellar, or above grade if there be no cellar, constructed entirely fireproof.

Sec. 24—Area Limits, Fireproof Buildings

Fire Walls;
When Re-
quired

I. Every building over 65 feet in height, which exceeds an area of 12,000 square feet when located on an interior lot facing only on one street, or 14,000 square feet when facing on two streets, or 16,000 square feet when facing on three or more streets, shall be divided by fire walls. Every such building over 65 feet in height and not over 100 feet in height, which exceeds an area of 10,000 square feet when facing on one street, or 12,000 square feet when facing on two streets, or 14,000 square feet when facing on three or more streets shall be divided by fire walls. Every such building over 100 feet high, which exceeds an area of 8,000 square feet shall be divided by fire walls.

II. The area limits stated in Subdivision I of this Section for fireproof buildings may be increased sixty (60) per cent. when any such building is equipped throughout with an approved system of automatic sprinklers.

Sprinkled

Sec. 25—Special Buildings

I. Nothing in this Article shall prevent the use of sheet metal and steel frame buildings where specifically permitted in this section, provided that no such building is more than one story high and that all sides, window and door frames, and the roof are of incombustible material, and further provided that the area does not exceed 7,500 square feet, and the side walls do not exceed 15 feet in height.

One Story

II. All such buildings shall be constructed of sheet metal not less than No. 24 gauge, on steel frames approved by the Division of Buildings.

Gauge of
Sheet Metal

III. Sheet metal buildings, as specified in this Section, may be erected in "Industrial" districts.

Industrial
Districts

IV. A sheet metal building, as specified in this Section, may be erected for use as a one or two car

Residence
Districts

private garage, if erected not less than one (1) foot from any interior lot line and twenty-five (25) feet from the street line in a "Residence" district, provided the location and size of such garage is approved by the Board of Adjustment.

Sec. 26—Area Limits Exception

Increased Areas

I. The Superintendent of Buildings may permit the erection of fireproof, non-fireproof and sheet metal buildings of greater areas than the limits stated in Sections 23, 24 and 25 of this Code; providing such buildings are designed and used only for the manufacture or storage of non-combustible material; or provided such buildings are constructed with unusual precautions to guard against the spread of fire, and are to be used only for business purposes not considered hazardous by the Fire Commissioner.

Decreased Areas

II. The area of any existing or new building which in the opinions of the Superintendent of Buildings and the Fire Commissioner is excessive and a fire hazard, shall be subdivided by either fire walls or fire partitions, in such manner and position as the Superintendent of Buildings may direct.

Sec. 27—Percentage of Lot Covered

Ninety Per Cent.

I. No building hereafter altered or erected shall cover more than ninety (90) per cent., of the lot area, unless located on a corner lot having either length or breadth less than fifty-one (51) feet.

One Hundred Per Cent.

II. A building located on a corner lot having either length or breadth less than fifty-one (51) feet may cover one hundred (100) per cent. of such lot, provided such building area conforms with the requirements of the Zoning Ordinance.

Limitations; Where Applied

III. Limitations to per cent., of lot covered shall apply at the window sill level of second story, but not more than twenty-five (25) feet above the curb level in any case.

AREA & HEIGHT LIMITS FOR NON-FIREPROOF BUILDINGS

SEE SECTION 21 AND SECTION 22

Towers		Limited to needs, approved.					Roof Houses		Limited to needs, approved.				
5 Story	4000	7000	9000	6400	11200	14400	5 story hotels prohibited.	4 story lodging houses prohibited.	4 story schools and public stations prohibited.	2 story hospitals and buildings to harbor persons under treatment of charitable care prohibited.	2 story garages prohibited.	Any other occupancy allowed.	(See Sec. 364.)
4 Story	4000	7000	9000	6400	11200	14400							
3 Story	5000	8000	10000	8000	12800	16000							
2 Story	5000	8000	10000	8000	12800	16000							
1 Story	5000	8000	10000	8000	12800	16000							
	One Street	Two Streets	Three Streets	One Street	Two Streets	Three Streets	NOTE—Areas exceeding limits must be divided by fire walls into sections specified for areas of buildings fronting on one street.						
	Unsprinkled .			Sprinkled									

AREA & HEIGHT LIMITS FOR FIREPROOF BUILDINGS

SEE SECTION 23 AND SECTION 24

Roof Houses Limited to 25% of Lot Area.							
150 foot Limit	8000	10000	12000	16000	19200	19200	Any occupancy allowed. (See Sec. 364.)
100 foot Limit	10000	12000	14000	16000	19200	22400	Any occupancy allowed. (See Sec. 364.)
65 foot Limit	12000	14000	16000	19200	22400	25600	Any occupancy allowed. (See Sec. 364.) All garages over 10000 sq. ft. sprinkled.
	One Street	Two Streets	Three Streets	One Street	Two Streets	Three Streets	NOTE—Areas exceeding limits must be divided by fire walls into sections specified for areas of buildings fronting on one street.
	Unsprinkled			Sprinkled			

ARTICLE III.

Loads.

- Sec. 28. Loads to Be Shown on Plans.
- Sec. 29. Loads Defined.
- Sec. 30. Floor Loads.
- Sec. 31. Loads on Vertical Supports.
- Sec. 32. Columns to Support Trusses.
- Sec. 33. Table of Live Loads.
- Sec. 34. Floor Loads; Estimates
- Sec. 35. Approved Floor Capacity Statement.
- Sec. 36. Posting Floor Capacities.
- Sec. 37. Unlawful to Overload Floors.

Sec. 28—Loads to Be Shown on Plans

I. Loads for which any and every floor may be designed shall be clearly shown on plans filed with the Division of Buildings before any permit to erect is issued.

Sec. 29—Loads Defined

I. The term "dead load" means the weight of **Dead Load** walls, partitions, plates, framing, floors, roofs and all permanent construction entering into any building.

II. The term "live load" means all forms of load- **Live Load** ing other than the weight of the material entering into the construction of the building.

Sec. 30—Floor Loads

I. Every floor, roof, yard, court or sidewalk shall **Must Carry All Loads** be of sufficient strength in all parts to bear safely any imposed loads, whether permanent or temporary, in addition to the dead loads depending thereon, provided, however, that in any building or extension to an existing building hereafter erected, each and every floor shall be designed to carry the live loads tabulated in Section 33 of this Code, according as

the floor may be intended or used for the purposes indicated.

**Must Carry
Partitions.**

II. Where buildings are designed for office use and partitions are not clearly defined, there shall be added to the dead weight of construction twenty pounds per square foot over the entire area of the floor.

**Concentrated
Live Loads**

III. Every floor or roof beam in any building hereafter erected, used for any business purpose, shall be capable of sustaining a live load concentrated in its center of at least four thousand pounds in addition to the dead loads imposed.

Machinery

IV. Running machinery or other mechanical moving loads shall be considered as increasing live loads 25 per cent.

Sec. 31—Loads on Vertical Supports

I. Every column, post or other vertical support shall be of sufficient strength to bear safely the combined live and dead loads of such portions of each and every floor as depend upon it for support, except that in buildings more than five stories in height the live load on the floor next below the top may be assumed at ninety-five per cent. of the allowable live load, on the next floor ninety per cent., and on each succeeding lower floor at correspondingly decreasing percentages, provided that in no case shall less than fifty per cent. of the allowable live load be assumed. No reduction in live loads for vertical supports will be permitted when the live load exceeds one hundred and fifty pounds per square foot.

Sec. 32—Columns to Support Trusses

I. All beams, girders and trusses, having end reactions of forty thousand pounds or over shall be supported on steel columns carried to the foundations, unless special written permission is granted by the Superintendent of Buildings to do otherwise.

Sec. 33—Table of Live Loads

1. Buildings shall be constructed to sustain the following live loads, in addition to other loads required:

Table of Live Loads—Pounds per Square Foot.

Public Buildings

Assembly Rooms with Sloping floors and fixed seats	80
Assembly Halls in Any Building.....	100
Churches	100
Dancing Halls	120
Riding Arenas	120
Theatres	100
Hospitals (Rooms Not Otherwise Classified).....	40
Main Floor	100
Corridors	60
Public Rooms	100
Schools (Class Rooms)	60
Assembly Rooms (Flat Floors)	100
Assembly Rooms (Sloping Floors).....	80
Halls and Corridors	80
Public Buildings (Rooms Not Otherwise Classified)	80
Grand Stands	80

Business Buildings

Factories Not Otherwise Classified	150
Factories, Light Manufacturing	120
Business Buildings (Rooms Not Otherwise Classified)	150
Retail Stores	120
Storage Buildings for Groceries, Etc., Not Less than	250
Storage Buildings for Dry Goods, Not Less than	200
Storage Buildings for Building Materials and Metals, Not Less than.	300
Storage Buildings for Drugs, Paints, Etc.	200

Offices, Office Buildings	60
First Floor, Office Buildings	100
Corridors, Office Buildings	60
Stables	120
Garages, Private	120
Garages, Public, First Floor	175
Garages, Public, Upper Floors	120

Residence Buildings

Tenements (Private Rooms)	40
One and Two-Family Dwellings	40
Hotels (Private Rooms)	40
Main Floors, Hotels	100
Corridors, Hotels and Tenements	60
Public Rooms, Hotels and Tenements	100

All Buildings

Sidewalks	300
Stairways	80
Fire Escapes and Landings	80
Roofs, twenty degrees pitch or less	40
Roofs, twenty degrees pitch or more	30
Wind Pressure	30
Yards and Courts	120

Sec. 34—Floor Loads—Estimates

Estimated
Floor Capac-
ities.

I. In every building now existing or hereafter erected, occupied wholly or in part as a business building, in which materials are kept or stored, or machinery is introduced, the weights that each floor will safely sustain shall be estimated by the owner or occupant, or by a competent person employed by the owner or occupant.

Capacity
Estimate
Filed

II. Capacity estimate shall be filed with the Superintendent of Buildings properly verified by the person making the same in such manner as the Superintendent may direct, and shall give full information on which the estimate is based. When such estimate is found to be satisfactory and correct

the Superintendent of Buildings shall approve the same.

III. If the Superintendent of Buildings shall have cause to doubt the correctness of any floor capacity estimate, he is empowered to revise and correct the same and for the purpose of such revision the officers and employees of the Division of Buildings may enter any building and remove so much of any floor, or portion thereof, as may be required to, make necessary measurements and examinations.

Capacity
Estimated

Sec. 35—Approved Floor Capacity Statement

I. No building now existing, or hereafter erected, shall, six months after the adoption of this ordinance, be used, in whole or in part, as a business building in which materials are kept or stored, or in which machinery is introduced, until a statement of the approved capacity what each floor will sustain has been issued by the Superintendent of Buildings.

Sec. 36—Posting Floor Capacities

I. The owner or occupant of every building for which a statement of floor capacities has been issued by the Superintendent of Buildings, shall post the same within view in each and every room in which materials are stored or machinery is introduced.

Sec. 37—Unlawful to Overload Floors

I. No person shall place, or cause or permit to be placed, on any floor of any building, any greater load than the safe load, approved by the Superintendent of Buildings.

Loading of
Floors

II. No safe shall be placed on a stair landing or in a stair hall, nor shall its weight be carried on any beam which also carries the floor of any landing or stair hall.

Safes

ARTICLE IV.

Materials and Stresses

- Sec. 38. Quality of Materials.
- Sec. 39. Board of Standards.
- Sec. 40. Materials and Construction to be Tested.
- Sec. 41. Rules for Tests.
- Sec. 42. Place of Conducting Test.
- Sec. 43. Supervision of Tests.
- Sec. 44. Equipment to Test.
- Sec. 45. Payment of Costs.
- Sec. 46. Repetition of Tests.
- Sec. 47. Time for Approval.
- Sec. 48. Terms of Approval.
- Sec. 49. Publication of Approval.
- Sec. 50. Weights of Materials.
- Sec. 51. Computation of Working Tests.
- Sec. 52. Approved Stresses.

Sec. 38—Quality of Material

I. It shall be lawful to use any materials in buildings or structures in the City of Newark which conform to the requirements of this Code, or which shall conform to such specifications consistent with the requirements of this Code as may be promulgated by the Superintendent of Buildings and the Board of Standards.

Sec. 39—Board of Standards

Appointment of Board

I. The Commissioner of the Department of Public Safety shall appoint a Board of Standards, consisting of three citizens of the City of Newark, preferably an architect, an engineer and a contractor, who shall serve without compensation, and who shall act as an advisory committee to the Superintendent of Buildings, for the purpose of adopting such rules

with respect to materials, appliances and methods of construction, as will establish the conditions of approval.

II. Each member of the Board of Standards shall serve until his successor is appointed. **Terms.**

Sec. 40—Materials and Construction to Be Tested

I. New structural material, or structural material not otherwise provided for in this Code, shall be subject to such tests to determine the strength and quality as the Board of Standards shall direct. **Material**

II. Appliances, devices and new methods of construction shall be subjected to test to determine efficiency as the Board of Standards may direct. **Construction**

Sec. 41—Rules for Tests

I. Test which may be required by this Article shall be described in rules promulgated by the Board of Standards.

Sec. 42—Place of Conducting Tests

I. Tests which may be required under this Article shall be made at any place designated by the Board of Standards.

Sec. 43—Supervision of Tests

I. All tests shall be conducted under the supervision of the Superintendent of Buildings or his authorized representative, but this shall not exclude the acceptance of any verified reports of tests made by or under the jurisdiction of recognized authorities.

Sec. 44—Equipment to Test

I. The Superintendent of Buildings may engage all necessary labor and expert service and secure all necessary materials, appliances and testing ma-

chinery to conduct such tests as the Board of Standards may require.

Sec. 45—Payment of Costs

I. The costs of all labor, expert services, materials, appliances and testing machinery shall be paid by the person, firm or corporation making application to use or sell the material, appliances, device or method of construction to be tested. If required by the Superintendent of Buildings, such payment shall be made before any obligation is incurred to conduct a test.

Sec. 46—Repetition of Tests

I. The Superintendent of Buildings may require any tests to be repeated, if there is any reason to believe that the material or appliance is no longer up to the specifications on which the approval was based.

Sec. 47—Time of Approval

I. Any material, appliances or methods of construction meeting the requirements of this Code, shall be approved, or the specifications authorized thereunder shall be approved within a reasonable time after the completion of tests.

Sec. 48—Terms of Approval

Approved I. Materials, appliances or methods of construction which have been attested and approved shall be used and installed in accordance with the terms of the approval.

Brand Mark II. So far as practical all materials and appliances for which approvals have been issued shall have a distinctive brand mark for identification impressed or attached to them.

Sec. 49—Publication of Approval

I. All approvals of materials, appliances or methods of construction shall be published for the benefit of the public in two local newspapers within thirty days after issuance, the expense incurred to be included in the cost of making the test.

Sec. 50—Weights of Materials

I. The weights of materials in pounds per cubic feet shall be assumed to be as follows:

Brickwork	120
Concrete, Cinder, Used for Floor Arches or Slabs	108
Concrete, Cinder, Used for Filling over Fire-proof Floors	60
Concrete, Stone	144
Bluestone	140
Granite	165
Marble	160
Limestone	160
Sandstone	140
Gravel	106
Sand	106
Gypsum Partition Tile (Solid)	55
Gypsum Roof Slabs	74
Terra Cotta Hollow Tile	60
Tiles, Roofing	120
Iron (Cast)	448
Iron (Gray)	450
Iron (Wrought)	480
Steel (Cast)	492
Steel (Wrought)	489
Fir (Douglas)	31
Hemlock	26
Oak	59
Pine, Long Leaf	33
Pine, Short Leaf	31
Pine, Norway	31
Spruce	30
Coal	50

Ice	56
Paper	59
Snow	15 to 50
Water	62

Sec. 51—Computation of Working Stresses

Computation

I. The dimensions of the several materials and the form of construction to be used in building shall be computed as required in the various sections of this Code.

Factors of Safety

II. When the unit stress of any material is not prescribed in this Code, the relation of allowable unit stress to ultimate stress shall be as 1 to 4 for metals, as 1 to 6 for timber and as 1 to 10 for natural or artificial stones and brick or stone masonry

Deflection of Beams

III. In calculations for deflection of beams and girders the following limits shall not be exceeded: Exposed beams (without plastered ceiling 1-25th of an inch per foot of span: with plastered ceiling, 1-30th of an inch per foot of span, and beams supporting masonry 1-40th of an inch per foot of span.

Sec. 52—Approved Stresses

Safe Carrying Capacity.

I. The safe carrying capacity of the respective materials of construction, except in the case of columns and piers, shall be determined by the working stresses in pounds per square inch specified in this Section.

Iron and Steel

II. In Compression:

(a) Rolled Steel	18,000
Cast Steel	16,000
Cast Iron	16,000
Steel Pins, in Bearing	24,000
Steel Rivets, shop or power driven, in bearing	24,000
Steel Field Rivets, hand driven, in bearing	20,000
Steel Field Bolts, in bearing	12,000

(b) In Tension:

Rolled Steel	18,000
Cast Steel	16,000
Cast Iron	3,000

(c) In Shear:

Steel Web Plates	11,000
Steel Pins and Shop or power driven Rivets	13,000
Steel Field Rivets, hand driven.....	10,000
Steel Field Bolts	7,000
Cast Iron	3,000

(d) In Bending, Extreme Fibre:

Rolled Steel Beams and Riveted Steel Beams	18,000
Rolled Steel Pins, Rivets or Bolts.....	27,000
Cast Iron, compression side	16,000
Cast Iron, tension side	3,000

III. In Compression:

Timber

	End Grain	Side Grain
(a) White Oak	1,300	500
*Southern Pine (Selected Grade) with density re- quirements)	1,500	350
Yellow Pine, Long Leaf....	1,200	300
Yellow Pine, Short Leaf....	1,000	300
North Caroline Pine	900	250
*Douglas Fir, Coast Type (selected grade with density requirements)....	1,500	350
*Douglas Fir, Coast Type (selected grade with medium rate of growth requirements)	1,200	300
Douglas Fir	1,000	300
Spruce	900	250
West Coast Hemlock	900	250
Eastern Hemlock	700	200
White Pine	800	200

(b) In Tension and Extreme Fibre Stress:

	End Grain
White Oak	1,600
*Southern Pine (selected grade with density requirements)	1,800
Yellow Pine, Long Leaf.....	1,600
Yellow Pine, Short Leaf	1,200
North Carolina Pine	1,000
*Douglas Fir, Coast Type, (selected grade with density requirements)	1,800
*Douglas Fir, Coast Type, (selected grade with medium rate of growth require- ments	1,600
Douglas Fir	1,200
Spruce	1,100
West Coast Hemlock	1,200
Eastern Hemlock	900
White Pine	1,100

(c) In Shear: In Details Long Shear
 With Grain With Grain

White Oak	125	200
*Southern Pine, (selected grade with density re- quirements)	100	150
Yellow Pine, Long Leaf.....	100	125
Yellow Pine, Short Leaf.....	75	100
North Carolina Pine	75	100
*Douglas Fir, Coast Type (Selected grade with density requirements)....	75	120
*Douglas Fir, Coast Type, (selected grade with me- dium rate of growth re- quirements	75	100
Douglas Fir	75	100
Spruce	75	100
West Coast Hemlock	75	100
Eastern Hemlock	50	100
White Pine	75	100

*Lumber shall have an identifying mark stamped on each piece and shall be accompanied by a certificate of inspection by recognized authority, authorized to make such inspection subject to the approval of the Superintendent of Buildings. The above stresses are for interior dry structures and shall be reduced for structures open to weather. See Article 7.

IV. In Compression:

	Cut Stone
Granite	1,200
Gneise	1,000
Limestone	700
Marble	600
Sandstone	400
Bluestone	500

V. In Compression:

	General Masonry
Grout, Neat Portland Cement	1,000
Grout, Neat Natural Cement	500
Concrete, Portland Cement 1:2:4.....	500
Concrete, Portland Cement, 1:2½:5.....	400
Concrete, Natural Cement, 1:2:4.....	210
Concrete, Natural Cement, 1:2½:5.....	150
Brick Work, in Portland Cement Mortar 10% lime	250
Brick Work, in Natural Cement Mortar..	210
Brick Work, in Lime-Cement Mortar.....	160
Brick Work, in Lime Mortar	110
Rubble Stone Work, in Portland Cement Mortar	140
Rubble Stone Work, in Lime Cement Mortar	100
Rubble Stone Work, in Natural Cement	110
Ashlar, Masonry Other Than Sandstone	300
Hollow Building Blocks in Cement Mortar:	
Terra Cotta, Cells Vertical, Gross Area	120
Terra Cotta, Cells & Horizontal, Gross Area	80
Heavy Load Tiles	120

Concrete Blocks or Tiles, Cells Vertical, Gross Area	75
Concrete Blocks, filed with 1:3:6 concrete	130

ARTICLE V.

Demolition and Safeguards During Construction

- Sec. 53. Demolition of Structures.
- Sec. 54. Sidewalk Sheds.
- Sec. 55. Temporary Fences.
- Sec. 56. Roof and Skylight Protection.
- Sec. 57. Scaffolding.
- Sec. 58. Floors to Be Covered Over.
- Sec. 59. Protection to Floor Openings.
- Sec. 60. Weather Protection.
- Sec. 61. Cellar Drainage.
- Sec. 62. Overloading Prohibited.

Sec. 53—Demolition of Structures

Notice of Demolition

I. When statements and plans of new construction for alterations are filed in the Division of Buildings, and it is proposed to demolish any existing structures or any part of a structure, such fact shall be recorded in the statement so filed. See Section 2.

Process of Demolition

II. In demolishing any wall, structure, building or part thereof, work shall be commenced at the top and all material shall be lowered to the ground immediately upon displacement. Buildings shall be demolished story after story and no material shall be placed or allowed to accumulate upon the floors or roof of any such building. The material to be removed shall be properly wet down to lay the dust incident to removal.

Repairing or Demolishing

III. In repairing or demolishing any building no material shall be dropped or thrown from the building into the street.

Sec. 54—Sidewalk Sheds

I. Whenever any structure or part thereof, within ten feet of a street line, is to be erected or raised, or whenever such structure is to be demolished, the owner or person causing such work to be done shall erect and maintain during such work a substantial shed over the sidewalk in front of said building as required by the regulations of the Department of Public Works. Such sheds shall remain in place until the structure is completed or the building is enclosed, or in case of demolition, until the structure has been reduced to twenty feet in height. Every such shed shall be properly lighted at night.

Section 55—Temporary Fences

I. In any building operation that does not require sidewalk sheds as provided in this Article, the owner or person doing or causing such work to be done shall erect a fence not less than seven feet high, of wood or other suitable material in front of any excavation or structure during such operation, unless relieved by a general rule of the Superintendent of Buildings.

Sec. 56—Roof and Skylight Protection

I. When any structure is to be carried above the roof of an adjoining building, proper means, approved by the Superintendent of Buildings, for the protection of the skylight and roof of such adjoining building, shall be provided at the expense of the person constructing such structure, unless the owner, lessee or tenant of the adjoining building should refuse permission to have the roofs and skylights so protected; then the responsibility and expense for the necessary protection shall devolve on the person refusing this permission.

Sec. 57—Scaffolds

I. All scaffolds used in connection with the erection, alteration or demolition of any structure shall be constructed in a manner to secure the safety of the workmen on them and of all persons passing under or near them. All scaffolds used on or about the structure at a height of more than twenty feet above the ground level, or a floor, except scaffolding wholly in the interior of a building, shall be provided along the outer edges and ends with substantial railings and enclosures of wire mesh or other suitable material, extending at least three feet above the working platform.

Sec. 58—Floors to Be Covered Over

I. If the floors of any building are to be of fire-proof construction the floor filling shall be completed as the building progresses to within four floors of erection of steel. If the floors consist of wood beams, the underflooring shall be laid on each story as the building progresses; when double floors are not to be used, the floors two stories below the story where the work is being performed shall be kept planked over. If the floor beams are of iron or steel the entire tier of iron or steel beams on which the structural iron work or steel work is being erected shall be planked over, except such spaces as may reasonably be required for the raising or lowering of materials to be used in the construction of such buildings, or such places as may be designated by the approved plans for stairways and shafts.

Sec. 59—Protection for Floor Openings

I. All floor openings within a building in the course of construction shall be enclosed or fenced on all sides by a barrier of suitable height, except on those sides which may be used for the handling of materials hoisted through such openings, or at which

stairs and ladders land. The Superintendent of Buildings may require that the landing side of such openings shall be guarded by adjustable barriers.

Sec. 60—Weather Protection

I. Whenever permission has been given under any of the provisions of this Code to enter any adjoining building the person who receives such permission, or who is responsible for the work requiring such permission, shall provide for such building adequate protection against the weather.

Sec. 61—Cellar Drainage

I. During the construction of the foundation walls of any building provision shall be made to prevent water accumulating in the excavation or cellar to the injury of the foundation or adjoining property.

Sec. 62—Overloading Prohibited

I. No building or part thereof, or any temporary support or scaffolding, in connection therewith, shall be loaded during erection, alteration or demolition in excess of its safe carrying capacity.

ARTICLE VI.

Excavations, Soil Capacities and Special Foundations

- Sec. 63. Excavation Precautions.
- Sec. 64. Retaining Walls.
- Sec. 65. Excavations Exceeding 8 Feet.
- Sec. 66. Excavations Not Exceeding 8 Feet.
- Sec. 67. Party Wall.
- Sec. 68. Superintendent of Buildings May Act.
- Sec. 69. Soil Bearing Capacity.
- Sec. 70. Piers and Caissons.
- Sec. 71. Pile Supports.
- Sec. 72. Wood Piles.

Sec. 73. Concrete.

Sec. 74. Tests.

Sec. 63—Excavation Precautions

I. Until provisions for permanent support have been made, all excavations shall be properly guarded and protected so as to prevent the same from becoming dangerous to life or limb, and shall be sheet-piled, braced or shored, where necessary, to prevent the adjoining earth from caving in, by the person causing the excavation to be made.

Sec. 64—Retaining Walls

I. When an excavation is made on any lot the person making such excavation or causing it to be made shall, at his own cost and expense (except as may be otherwise required by this Code), build a retaining wall to support the adjoining earth; and such retaining wall shall be carried to the height of the adjoining earth, and be properly protected by coping.

Sec. 65—Excavations Exceeding 8 Feet

I. When an excavation is intended to be, or shall be, carried to the depth of more than 8 feet below the curb, the person causing such excavation to be made shall at all times, if afforded the necessary license to enter upon the adjoining land, and not otherwise, at his expense, preserve and protect from injury any wall, building or structure, the safety of which may be affected by said excavation and support the same by proper foundations, whether the said wall, building or structure is down more or less than 8 feet below the curb. If the necessary license is not accorded to the person making such excavation, then it shall be the duty of the owner refusing to grant such license to make such a wall, building or structure, safe, and to support the same by proper

foundations, and, when necessary for that purpose, such owner shall be permitted to enter upon the premises where such excavation is to be made.

Sec. 66—Excavations Not Exceeding 8 Feet

I. If such excavation is not intended to be, or shall not be, carried to a depth of more than eight feet below the curb, the owner of any wall, building or structure, the safety of which may be affected by said excavation, shall preserve and protect the same from injury, and support the same by proper foundations; and, when necessary for that purpose, shall be permitted to enter upon the premises where such excavation is to be made. In case such wall, building or structure, however, is so located that the curb to which it is properly referred is at a higher level than the curb to which the excavation is referred, such part of the necessary underpinning or foundation as may be due to the difference in curb levels, shall be made and maintained at the joint expense of the person causing the excavation to be made and the owner of such wall, building or structure.

Sec. 67—Party Walls

I. In case an adjoining party wall is intended to be used by the person causing the excavation to be made, and such party wall is in good condition and sufficient for the uses of the existing and proposed building, the person causing the excavation to be made shall, at his own expense, preserve such party wall from injury and support the same by proper foundations, so that said party wall shall be and remain practically as safe as before the excavation was commenced.

Sec. 68—Superintendent of Buildings May Act

I. If the person whose duty it shall be under the provisions of this Code to properly guard and protect an excavation, or to prevent the adjoining earth

from caving in, or to preserve any wall, building or structure from injury, shall neglect or fail to do so after having had a notice of 24 hours from the Superintendent of Buildings, such Superintendent may enter upon the premises and employ such labor and furnish such materials and take such steps as, in his judgment, may be necessary to prevent adjoining earth from caving in, or to make such wall, building or structure safe and secure, or to prevent the same from becoming unsafe or dangerous, at the expense of the person whose duty it is to keep the same safe and secure.

Sec. 69—Soil Bearing Capacity

**Indicative
Statement
Required**

I. Applications for permits for new buildings, and when necessary for alterations to existing buildings, shall contain a statement of the character of the soil at the level of the footings. Upon the completion of any excavation and before footings are installed notice shall be given to the Division of Buildings that such excavation has been completed and that soil conditions may be inspected.

Loads

II. Whenever tests are necessary, different soils shall be deemed to sustain the following loads to be superficial foot, namely:

Soft Clay	1 ton
Wet Sand	2 tons
Firm Clay	2 tons
Sand and Clay, mixed in layers.....	2 tons
Fine Dry Sand	3 tons
Fine Dry Clay	4 tons
Coarse Sand	4 tons
Gravel	6 tons
Soft Rock	8 tons
Hard Pan	10 tons
Medium Rock	15 tons
Hard Rock	40 tons

In case the soil under the footings of any one

building is partly rock and partly yielding soil, the bearing capacity of the yielding soil shall be taken as not more than one-half the capacity otherwise allowed.

III. When a doubt arises as to the safe sustaining power of the soil upon which a building is to be erected, the Superintendent of Buildings may order borings to be made, or he may direct the sustaining power of the soil to be tested in accordance with the methods established by the rules of the Superintendent of Buildings, by and at the expense of the owner of the proposed building. Where a test is made of the sustaining power of the soil the Superintendent of Buildings shall be notified so that he may be present in person or by representative. The record of the test shall be filed in the Division of Buildings. Soil Tests

Sec. 70—Piers and Caissons

I. The foundations of any building may be carried down to rock or hard pan by isolated piers of approved masonry or reinforced concrete, or in open or pneumatic caissons, so designed that the working stresses on the material and the loads on the rock or hard pan do not exceed those established by this Code.

Sec. 71—Pile Supports

I. The footings or foundation walls of buildings may be, whenever necessary, supported by piles driven to solid bearings, if practical. The method of driving shall be such as not to impair their strength. Pile Foot-
ings or
Foundations

II. No pile or group of piles shall be loaded eccentrically. Loaded ec-
centrically

III. Pile construction shall meet such requirements as may be prescribed by the Superintendent of Buildings Pile Con-
struction

Sec. 72—Wood Piles

Quality and Size

I. Wood piles shall be approved timber, sound and straight. The diameter at the point shall be not less than six inches. The diameter at the butt shall not be less than ten inches for piles not over twenty-five feet in length, and not less than twelve inches at the butt for piles of greater length.

Safe Sustaining Power

II. The safe sustaining power of any wood pile shall not exceed five hundred pounds per square inch and shall be determined by the following formula:

Drop Hammer

$$L = \frac{2 W H}{S - 1}$$

Steam Hammer

$$L = \frac{2 W H}{S + 0.1}$$

Where

L equals safe load in pounds.

W equals weight of hammer in pounds.

H equals fall of hammer in feet.

S equals penetration under last blows in inches assumed to be sensible at an approximately uniform rate.

Construction

III. The distance between wood piles shall be not more than thirty-six nor less than twenty inches on centers. The tops of wood piles shall be cut off below the permanent water level. When ranging and capping timbers are laid on piles for foundations, they shall be of hard wood, not less than six inches thick and properly joined together, and their tops laid below the permanent water level.

Meadow Land Construction

IV. When wood piles are used under frame buildings built over the water or salt meadow land, they may project above water a sufficient height to raise the building above high tide, and the building may be placed directly thereon.

Sec. 73—Concrete Piles

I. The piles consisting of steel tubes filled with concrete, the tubes shall have a diameter of nine inches or more and a thickness of not less than five-sixteenths of an inch. The ends of each tube shall be faced perpendicular to its axis. Splices shall be of approved design and not more than one splice shall be used in the total length of the pile. The length of any such pile shall not exceed forty times the inside diameter of the tube. The allowable load on any such pile driven to a full bearing on rock shall not exceed five hundred pounds per square inch on the concrete and seven thousand, five hundred pounds per square inch on the steel, provided that in computing the effective area of the steel the outer one-sixteenth inch of the thickness shall be deducted from the thickness of the tube. No interior steel reinforcement shall be used.

Concrete
Filled Steel
Tubes

II. Concrete piles moulded and cured before driving shall be provided with more than four per cent. of longitudinal reinforcement. The diameter or lateral dimension of such a pile shall not be less than eight inches at the foot and shall not average less than twelve inches in the length of the pile. The length shall not exceed twenty times the average diameter when the pile is driven to rock nor forty times the average diameter in any case. When driven to rock the allowable load on any such pile shall not exceed five hundred pounds per square inch on the concrete at the average cross section and six thousand pounds per square inch on the longitudinal reinforcement. If driven to rock the foot shall be provided with a metal shoe.

Piles Mould-
ed Before
Driving

III. Concrete piles cast in place shall be so made and placed as to insure the exclusion of any foreign matter, and to secure a perfect full sized shaft. The average diameter of any such pile in place shall be not less than eleven inches and the diameter of the foot shall be not less than six inches. The length

Piles Mould-
ed in Place

shall not exceed thirty times the average diameter. The allowable load shall not exceed three hundred and fifty pounds per square inch on the concrete.

**Allowable
Loads**

IV. When concrete piles are not driven to rock they shall be treated as friction piles and their carrying capacity shall be determined by test in accordance with the rules established by the Superintendent of Buildings; but the stresses herein given for materials composing them shall not be exceeded in any case.

Concrete

V. The concrete for concrete piles shall be mixed in proportion of one part Portland Cement to not more than two parts of clean, coarse sand, and four parts broken stone or gravel of a size passing through a one-inch ring, with sufficient water to produce a plastic or viscous consistency.

Sec. 74—Tests

1. When any doubt exists as to the safe sustaining power of piles upon which a building or structure is to be supported, the Superintendent of Buildings may order a test of same to be made at the expense of the owner of the proposed building or structure or the person causing the piles to be driven.

ARTICLE VII.

Wood Construction

Sec. 75. Wood Construction.

Sec. 76. Materials.

Sec. 77. Sills above Ground.

Sec. 78. Framing.

Sec. 79. Wood Beams and Girders.

Sec. 80. Wood Columns and Posts.

Sec. 81. Bolting.

Sec. 82. Stud Partitions and Walls.

Sec. 83. Trusses.

- Sec 84 Cutting
- Sec. 85 Veneered Buildings.
- Sec. 86. Masonry Walls Frames, Etc.

Sec. 75—Wood Construction

I. The wood construction of any building or structure, or part of any building hereafter erected, altered or repaired, in the City of Newark, shall be as specified in this Article.

Sec. 76—Materials

I. All timbers and wood used in any building shall be of good, sound material, free from rot, large and loose knots, shakes or any imperfection whereby the strength may be impaired. **Good Sound Material**

II. The safe carrying capacity of timber, except in the case of columns, shall be determined by the working stresses in pounds per square inch specified in this section. Unless otherwise indicated, net sectional areas shall be used in determining the safe carrying capacity. **Safe Carrying Capacity**

GRADE (Unless specified, grade is that commonly used in this market for ordinary use)	Kind of Lumber	Extreme Fibre Stress and Tension	Modulus of Elasticity	Shear		Bearing	
				With Grain in Details	Longitudinal for Uniform Load	"C" End Grain	Side Grain
Selected grade density requirements; certified by an accepted authority and stamped	White Oak	1600	1,500,000	125	200	1300	500
	Southern Yellow Pine	1800	1,600,000	100	150	1500	350*
	Longleaf Yellow Pine	1600	1,600,000	100	125	1200	300
	Shortleaf Yellow Pine	1200	1,600,000	75	100	1000	325
	N. C. Pine	1000	1,200,000	75	100	900	250

Coast Type selected grade density requirement; certified by an accepted authority and stamped	Douglas Fir	1800	1,600,000	75	120	1500	350*
Coast Type selected grade with medium rate of growth requirements; certified by an accepted authority and stamped	Douglas Fir	1600	1,600,000	75	100	1200	300
NOTE—The stresses in this table are for interior dry structures and shall be reduced 12% when used in structures open to the weather on sides but protected by roof, and 33½% when used in structures entirely exposed to the weather	Douglas Fir	1200	1,600,000	75	100	1000	300
	Spruce	1100	1,200,000	75	100	900	250
	West Coast Hemlock	1200	1,400,000	75	100	900	250
	Hemlock Eastern	900	1,000,000	50	100	700	200
	White Pine	1100	1,000,000	75	100	800	200

Sec. 77—Sills Above Ground

I. The sills of all frame buildings except private garages shall be not less than two feet above the ground to the under side of same.

Sec. 78—Framing

I. All frame buildings shall be built with sills, beams, girts, plates, rafters, studs and posts having mortise and tenon framing and proper bracing at angles; all as approved by the Superintendent of Buildings.

Sec. 79—Wood Beams and Girders

Width of
Beams

I. No floor or roof beam shall be less than 2½ inches thick (extra standard dimension), when used in non-fireproof buildings, and no such beams shall be less than 1½ inches thick when used in frame buildings. The strength of all timbers shall be figured on their actual sizes.

Fire Cut and
Stirrup
Irons

II. Every wood beam, except header and tail beams, shall have bearings of at least four inches. The ends of such beams where they rest on the wall shall have ends bevelled three inches. All trimmer, header and tail beams over 4 feet in length unless supported on a wall or girder shall be hung in approved stirrups or hangers. All bearings shall be of sufficient area so that the pressure per square inch does not exceed the allowable values (See Section 52 and 76). When stirrups are used for supports of beams the beams shall have bearings the full width of the stirrup irons.

Bridging

III. All wood floor and roof beams shall be properly braced with cross bridging. The distance between bridges and between bridging and bearing shall not exceed eight feet.

IV. (a) (Beams on Masonry Walls). Each tier of beams shall be anchored to the walls at intervals

of not more than six feet with approved steel or wrought iron anchors.

At least one anchor shall be placed in each brick pier between wall openings. When piers or walls are wider than three feet there shall be at least two anchors placed in each pier.

(b) (Beams on Girders). The ends of wood beams resting upon girders or intermediate walls stopping at the top of beams shall be butted end to end and strapped by steel or wrought iron straps in the same beam as the wall anchors, or they may lap over each other at least 12 inches and be well spiked or bolted together where lapped.

(c) (Girders). Wood girders shall be anchored to the walls and fastened to each other by suitable steel or wrought iron straps.

(d) (Anchor straps). Each tier of wood beams running parallel to enclosing walls shall be anchored to such walls and all piers with approved anchor straps.

V. (a) (Trimming around Flues). All wood beams shall be trimmed away from all flues and chimneys. The header and trimmer beams shall not be less than two inches from the outside face of the chimney. Any header beam supporting a trimmer arch in front of a fireplace shall be not less than 20 inches from the face of the chimney breast.

Fire Pre-
vention

(b) (Separation in Walls). Every wooden beam in any masonry or fire wall shall be separated from any other beam in the wall by at least four inches of solid masonry.

Sec. 80—Wood Columns and Posts

I. All wood columns and posts shall be squared at their ends perpendicular to their axis, and cap and base plates of steel, malleable iron or cast iron

Cap and
Base

shall be provided. Where the cap plate of a wood column or post supports a wood girder, any column above shall bear directly on the cap and not rest on the girder. Additional iron or cheek plates shall be placed between the cap and base plates and bolted to the girders where required to transmit the load with safety.

**Working
Stresses**

II. The working stresses in pounds per square inch of cross section for wood posts and columns shall be as given in the following table:

Unit stress per square inch equals $C \times (1 - L/80 d)$.

C—Compressive strength per square inch.

L—Length of column in inches.

d—Diameter of least side in inches.

1/d	700 Eastern Hemlock	800 White Pine	900 N. C. Pine Spruce West Coast Hemlock	1000 S. L. Y. P. and Douglas Fir	1200 L. L. Y. P. Douglas Fir*	1300 Oak	1500 L. L. Y. P. Douglas Fir*
15	568	649	730	812	974	1055	1217
16	560	640	720	800	960	1040	1200
17	551	630	709	787	945	1024	1182
18	542	620	697	775	930	1008	1163
19	533	609	685	762	914	990	1142
20	525	600	675	750	900	975	1125
21	515	590	664	737	885	958	1105
22	507	580	652	725	870	943	1088
23	498	570	641	712	855	926	1068
24	490	560	630	700	840	910	1050
25	480	549	618	687	824	893	1030
26	472	540	607	675	810	878	1013
27	463	529	595	662	794	860	992
28	455	520	585	650	780	845	975
29	446	510	574	637	765	829	957
30	437	500	637	625	750	812	937

The unit stresses in the above table are for lumber used in interior dry structures and shall be reduced 12% for structures open to weather on sides, but protected by a roof, and 33½% for lumber used in structures entirely exposed to the weather.

*Lumber shall be stamped with an identifying mark on each piece and shall be accompanied by a certificate of inspection. (See Article IV.)

Sec. 81—Bolting

I. All bolts in wood construction shall be provided with washers of such proportion that the compression on the wood at the face of the washer shall not exceed the working stresses prescribed in this Code.

Sec. 82—Stud Partitions and Walls

- | | |
|--|--|
| Studs | I. No studs less than two inches by four inches, nominal size, shall be used; such studs shall be doubled around all door and window openings. Openings four feet or more in width shall have trussed heads. |
| Corner Posts | II. Corner posts of exterior walls shall be not less than four inches by six inches. |
| Partitions Directly Over Each Other | III. Stud partitions which rest directly over each other and are not parallel with wood floor beams shall rest on the top plate of the partition below. |

Sec. 83—Trusses

- | | |
|-----------------------------------|--|
| Minimum Member Four Inches | I. No beam, girder or truss, with a clear span of more than twenty-five feet shall have incorporated therein any wood member of less dimension than four inches; except that, members of trusses may be built of laminated pieces not less than 1½ inches thick as may be approved by the Superintendent of Buildings. |
|-----------------------------------|--|

II. The various members of wood trusses, having clear spans of more than twenty-five feet shall be joined together with iron or steel bolts, pins, rods, straps and plates. The use of nails in such trusses is prohibited.

Iron or
Steel Bolts
and Plates

Sec. 84—Cutting

I. No beams or walls shall be cut in any manner that would cause the same to be of insufficient strength to carry their loads.

Sec. 85—Veneered Buildings

I. Frame buildings veneered on the outside with four inches of brick or stone work shall be deemed frame buildings.

Frame Build-
ings

II. All such veneer work shall be supported on a continuous foundation or masonry and shall be properly anchored to the frame structure.

Supported
on Founda-
tions

III. The height of any such veneered building shall not exceed two stories and attic above the basement.

Two and
One-Half
Stories Only

Sec. 86—Masonry, Wall Filling, Etc.

I. Footings, foundations and all masonry requirements for frame buildings shall be constructed as specified in Article VIII, "Masonry Construction."

Footings,
Foundations
and Masonry
Require-
ments

II. Fire stops shall be constructed as specified in Article XIX, "Safeguards against Spread of Fire."

Fire Stops

III. Chimneys shall be constructed as specified in Article XXI, "Chimneys and Heating Apparatus."

Chimneys

ARTICLE VIII.

Masonry Construction

Sec. 87. Definitions.

Sec. 88. Masonry in Every Building.

- Sec. 89. Approved Stress.
- Sec. 90. Sand.
- Sec. 91. Lime.
- Sec. 92. Cement.
- Sec. 93. Mortar.
- Sec. 94. Cement Mortar Required.
- Sec. 95. Concrete.
- Sec. 96. Aslar.
- Sec. 97. Stone Masonry.
- Sec. 98. Hollow Building Blocks.
- Sec. 99. Hollow Building Block Masonry.
- Sec. 100. Heavy Load Tile Masonry.
- Sec. 101. Brick.
- Sec. 102. Brick Masonry.
- Sec. 103. Wetting Brick.
- Sec. 104. Temperature.
- Sec. 105. Erection of Masonry.
- Sec. 106. Footings.
- Sec. 107. Piers and Caisson Foundations.
- Sec. 108. Pile Foundations.
- Sec. 109. Foundation Wall Thickness.
- Sec. 110. Foundations, Frame Buildings.
- Sec. 111. Stepped Foundations.
- Sec. 112. Hollow Block Foundations.
- Sec. 113. Tank and Stack Foundations.
- Sec. 114. Retaining Walls.
- Sec. 115. Piers, Thickness.
- Sec. 116. Wall Thickness, Residence Buildings.
- Sec. 117. Wall Thickness, Business and Public Buildings.
- Sec. 118. Wall Thickness with Facing.
- Sec. 119. Wall Thickness, Rubble Stone.
- Sec. 120. Thickness, Wall Over 105 Feet Long.
- Sec. 121. Thickness, Clear Span Over 26 Feet.
- Sec. 122. Thickness, Walls 30 Per Cent. Open.
- Sec. 123. Wall Thickness in General.
- Sec. 124. Wall Piers and Buttresses.
- Sec. 125. Walls of One Story.
- Sec. 126. Walls, Non-Bearing.
- Sec. 127. Existing Walls.
- Sec. 128. Parapet Walls.

- Sec 129 Hollow Walls
- Sec. 130. Recesses and Chases.
- Sec. 131. Openings in Walls.
- Sec. 132. No Timber.
- Sec. 133. Masonry Arches.
- Sec. 134. Cutting.
- Sec. 135. Protection of Masonry.
- Sec. 136. Miscellaneous Requirements.

Sec. 87—Definitions

I. For the purposes of this Code:

(a) "Approved Masonry" means masonry constructed in accordance with the requirements of this Article, of the materials specified therein.

(b) Bearing wall means any wall which carries any load other than its own weight.

(c) Height, as applied to a wall, means the vertical distance to the top measured from the foundation wall, or from a girder or other immediate support of such wall.

Sec. 88—Masonry in Every Building

I. All buildings, except those erected upon wharves on the water front, shall have footings and foundation walls of "approved masonry," reinforced concrete or steel protected by masonry.

Footings and Foundations

II. Every non-fireproof and every fireproof building shall be completely enclosed on all sides, including street fronts, party lines, courts and yards, with walls of "approved masonry" (excepting doors, ventilators and windows.)

Buildings Completely Enclosed

III. No wall of a non-fireproof building built to and within three feet of a party lot line shall be pierced with any door, window or other recess or opening.

Walls—When Not

IV. The design of all masonry work, irrespective

Stresses

of any other requirements of this Article, shall be such as will keep the stresses in the masonry within those approved in this Code.

**Thickness
Uniform**

V. Thickness, as herein specified for walls and piers, shall be uniform between tiers of beams and shall be applied to include all of a story coming in part within a height specified.

**Manufactur-
er's Identifi-
cation**

VI. All tile and concrete blocks and similar mason material, brick, etc., shall bear the initials, name or trade-mark of the manufacturer. These marks shall be indented on the material and shall be plainly legible.

Sec. 89—Approved Stresses

Construction

1. Construction, except in case of columns and piers, shall be determined by the working stresses in pounds per square inch as hereinafter specified:

Cut Stone

II. Working Stresses, Cut Stone—Compression.

Net Sectional Area.
Lbs. per sq. in.

Granite	1200
Gneiss	1000
Limestone	700
Marble	600
Sandstone	400
Bluestone	500

**Miscellane-
ous Masonry**

III. Working Stresses, Miscellaneous Masonry—In Compression.

Net Sectional Area.
Lbs. per sq. in.

Grout, neat Portland Cement	1000
Grout, neat Natural Cement	500
Concrete, Portland Cement, 1:2:4	500
Concrete, Portland Cement, 1:2½:5	400
Concrete, Natural Cement, 1:2:4	210
Concrete, Natural Cement, 1:2½:5	150

Brickwork in Portland Cement Mortar, 10% lime	250
Brickwork in Natural Cement Mortar	210
Brickwork in Lime-Cement Mortar	160
Brickwork in Lime Mortar.....	110
Rubble Stone Work in Portland Cement Mortar	140
Rubble Stone Work in Lime-Ce- ment Mortar	100
Rubble Stone Work in Natural Cement Mortar	140
Ashlar Masonry, Other than Sandstone	300

IV. Working Stresses, Hollow Building Blocks—**Hollow Build-
ing Blocks**
in Cement Mortar—in Compression.

	Gross Sectional Area.
	Lbs. per sq. in.
Terra Cotta, Cells Vertical.....	120
Terra Cotta, Cells Horizontal....	30
Heavy Load Tiles.....	120
Concrete Blocks, Cells Vertical..	75
Concrete Blocks, Cells Horizontal	30
When filled with 1:3:6 concrete or better	130

Sec. 90—Sand

1. The sand used in building construction shall be clean, sharp, coarse and silicious.

Sec. 91—Lime

1. Quick and hydrated lime shall conform to the standard specifications of the American Society for Testing Materials.

Sec. 92—Cement

I. Portland and Natural Cements shall conform with the standard specifications of the American Society for Testing Materials

Sec. 93—Mortar

Cement

1. Cement Mortar shall be made of cement and sand in the proportion of one part of cement and not more than three parts of sand by volume. Or, in the case of bag mortars prepared under rules promulgated by the Superintendent of Buildings, in such proportion that the tensile strength per square inch at the age of twenty-eight days shall be not less than 250 pounds when Portland Cement is used, and 125 pounds when Natural Cement is used. Cement Mortar shall be thoroughly mixed and shall be used immediately after the addition of water. Not more than ten (10) per cent of lime may be added to volume of cement used. No mortar which has taken initial set shall be retempered and used.

Lime

III. Except as may be otherwise provided, lime mortar shall be made of one part of slacked lime, lime putty or dry hydrated lime and not more than four parts of sand by volume.

Gypsum

IV. Gypsum Mortar shall be used in all gypsum fireproofing in the proportion of one part calcined gypsum to three parts of sand by weight.

Sec. 94—Cement Mortar Required

I. In the following masonry construction no mortar other than cement mortar shall be used:

- a. Foundation Walls and Footings.
- b. Rubble Stone Walls.
- c. Hollow Building Block Construction.
- d. Walls faced with Ashlar.
- e. Isolated Piers.
- f. Curtain Walls.
- g. Exterior Walls of Skeleton Structures.
- h. Parapet Walls.
- i. Chimneys Above Roofs.
- j. Linings of Existing Walls.

Sec. 95—Concrete (See Article X)

I. Except as may be otherwise provided in this Code, concrete shall be made of one part cement and not more than two and one-half parts of sand and five parts of coarse aggregate.

Mixture

II. The coarse aggregate shall be granite, trap rock, gravel, approved slag, or other hard durable material that may be approved by a rule of the Superintendent of Buildings. When gravel is used, it shall be thoroughly washed. Where mass concrete is used, the coarse aggregate shall be of such sizes as will pass through a two-inch ring. All aggregate shall be free from dust or other deleterious materials.

Aggregate

III. All concrete shall be a wet mixture, using the minimum amount of water, and shall be placed in forms immediately after mixing, and shall be well tamped and agitated to release the air. No concrete shall be used after initial set has begun.

Consistency

IV. All forms and centering shall be built in a substantial manner and with joints sufficiently tight to prevent leakage of the cement. They shall be properly supported and braced so as to sustain safely all the loads that may be placed upon them during construction.

Forms

V. Joints formed between portions of concrete placed at different times shall be made in a manner not to injure the completed structure. Before fresh concrete is joined to concrete which has been set, or partially set, the surface of the old concrete shall be roughened, cleaned and thoroughly wet.

Joints in
Concrete

VI. No materials containing frost, or that are frozen, shall be used. Precaution shall be taken to prevent concrete from freezing. After it has been placed in position a temperature above 32 degrees F. shall be maintained, by artificial means if necessary, until the concrete has its initial set.

Precautions
Against
Freezing

Sec. 96—Ashlar

I. Stone, architectural terra cotta or other approved material, used for the facing of any wall and known as ashlar, shall be not less than four inches thick. Such ashlar shall be anchored to the wall in an approved manner. Ashlar shall not be used in any wall the total thickness of which is less than twelve inches.

Sec. 97—Stone Masonry

Workman- ship

I. No stone shall be laid in any wall in any other position than on its natural bed. Stone shall be thoroughly embedded in cement mortar and all spaces and joints thoroughly filled. No stone shall be used that does not extend into the wall at least six inches. All headers shall be at least twelve inches in width and eight inches in thickness, and consist of good flat stones.

Bond

II. All stone walls 24 inches or less in thickness shall have at least one header extending through the wall, in every three feet in height from the bottom of the wall and in every 3 feet in length; and if over 24 inches in thickness shall have one header for every six superficial feet on both sides of the wall, laid on top of each other to bond together, and running into the wall at least two feet.

Sec. 98—Hollow Building Blocks

Concrete

I. Hollow Concrete Building Blocks shall be made of Portland Cement and suitable aggregate, in such proportion as to develop, an ultimate crushing strength per square inch of gross area of not less than 750 pounds when tested as normally laid in construction.

Terra Cotta

II. Hollow Terra Cotta Building Blocks shall be sound, hard and well burnt, and shall develop an ultimate crushing strength per square inch of gross area of not less than 1200 pounds with the cells

placed vertically, and 300 pounds with the cells placed horizontally.

III. Heavy Load Tile shall be uniformly dense and hard burnt and shall develop an ultimate crushing strength per square inch of gross area of not less than 1200 pounds. Tiles shall be not over eight inches by five inches by twelve inches, and shall have shells and webs so arranged that the voids are not more than fifty-five (55) per cent of the great volume. The exterior shells shall be not less than three-quarters of an inch thick and other webs not less than five-eighths inches.

Heavy Load
Tile

IV. Absorbition of water by hollow concrete building blocks shall not exceed fifteen (15) per cent of weight in forty-eight hours.

Absorbition
of Hollow
Concrete
Blocks

V. Absorbition of water in terra cotta building blocks to be used for bearing or enclosing walls shall not exceed twelve (12) per cent of the weight in twenty-four hours as an average, nor more than fifteen (15) per cent in any case.

Absorbition
Terra Cotta
Blocks

VI. All tile shall be well burned, free from cracks and other defects as would interfere with the proper setting of the tile or impair the strength or performance of the construction

Tile

VII. Sizes and Dimensions of Standard Tiles and minimum approved weight:

	Dimensions	No.			
		of Cells	Scoring Depths	Scoring Stand'd Spacing	Weight
End Construction	3 $\frac{3}{4}$ x12x12	3	$\frac{1}{4}$	2	20
	6 x12x12	6	$\frac{1}{4}$	2	30
	8 x12x12	6	$\frac{1}{4}$	2	36
	10x12x12	6	$\frac{1}{4}$	2	42
	12x12x12	6	$\frac{1}{4}$	2	48
Side Construction	3 $\frac{3}{4}$ x 5x12	1	$\frac{1}{8}$	1	9
	8 x 5x12	2	$\frac{1}{8}$	1	16
	8 x 5x12 ("L" shape)	4			16
	8 x6 $\frac{1}{4}$ x12 ("T" shape)	4			16
	8 x7 $\frac{3}{4}$ x12 (Square shape)	6			24
	8x10 $\frac{1}{4}$ x12 ("H" shape)	7			32
Partition Tile	3x12x12	3			15
	4x12x12	3			16
	6x12x12	3			22
	8x12x12	4			30
	10x12x12	4			36
	12x12x12	4			40
Split Furring Tile	2x12x12				9
Book Tile	3x12x18 to 24				18#
					per sq. ft.

No dimensions shall be more than three (3) per cent over or under the dimensions of the standard sizes.

A tolerance of five (5) per cent will be allowed for the above standard weights.

Sec. 99—Hollow Building Block Measurement

Construction

I. Where walls of hollow concrete or terra cotta building blocks are decreased in thickness, the blocks in the top course of the thicker wall shall be filled solidly with concrete or covered with slabs of hard burned terra cotta at least one inch in thickness, unless approved heavy load tile laid on the side is used.

Terracotta or concrete templates of approved size and thickness shall be placed upon all floor beams; and steel templates, brick or concrete reinforced bearings of proper proportions shall be placed under the ends of girders to properly distribute the load.

II. When walls of concrete or terra cotta building blocks are veneered with brick, the facing shall be bonded to the backing with continuous rows of headers separated by not more than six stretcher courses; when veneered with architectural terra cotta, stone or approved concrete facing shall be bonded to the backing every other course.

Veneering

III. The hollow concrete or terra cotta building block portion of any building or enclosure wall shall in no case exceed forty feet in height, except that in buildings of skeleton construction terra cotta blocks or approved concrete may be used at any height.

Height of
Hollow Build-
ing Block
Walls

IV. In no case shall the cutting of chases in block walls be allowed.

Cutting of
Chases

Sec. 100—Heavy Load Tile Masonry

I. Walls constructed of Heavy Load Tile shall be laid with the cells horizontal. When concentrated loads are placed on the walls, tiles shall be filled solidly with concrete, or reinforced with brick, steel or concrete; or shall be covered with approved steel templates to properly distribute the load.

Construction.

II. When walls of heavy load tile are veneered with brick, the facing shall be bonded to the backing

Veneering

**Height of
Walls of
Heavy Load
Tile**

with continuous rows of headers separated by not more than six stretcher courses; when veneered with architectural terra cotta, stone or approved concrete, facing shall be bonded to the backing every other course.

III. The heavy load tile portion of any bearing or enclosure wall shall in no case exceed fifty feet in height, except that in buildings or skeleton construction heavy load tile may be used at any height.

Sec. 101—Brick

I. The brick to be used in the construction of buildings shall be sound, well burned brick, of quality at least equal to standard (medium) brick, with maximum absorption of twenty-four (24) per cent compressive strength on edge of 1,500 pounds per square inch and modulus of rupture of 300 pounds per square inch.

When old bricks are used in any wall they shall be thoroughly cleaned before being used and shall be whole and good, hard well burnt bricks. Old bricks shall not be used in piers or buttresses.

Sec. 102—Brick Masonry

I. Except when laid in Flemish bond or similar true bond, every seventh course in brick walls shall be a header course. Where face brick is used of a different thickness from the brick used for backing, the courses of the face brick and the backing shall be brought to a level at intervals of not more than seven courses in the height of the backing, and the face brick shall be thoroughly tied to the backing by a full heading course of the face brick. Face brick shall be laid at the same time as the backing, and shall in no case be laid after the backing is in place. Minimum thickness of backing shall be at least 8 inches.

Sec. 103—Wetting Brick

I. All brick shall be thoroughly wet just previously to being laid, except in freezing weather, when they shall be thoroughly dry.

Sec. 104—Temperature

I. No masonry shall be built when the temperature is below 28 degrees F. on a rising temperature, or 32 degrees on a falling temperature at the point where the work is in progress. No frozen materials shall be built upon.

Protection
Against
Freezing

Sec. 105—Erection of Masonry

I. Masonry walls and piers shall be built to a line and carried up plumb. In each story walls shall be carried up full thickness to the top of the beams above. In stairs and elevator shafts change in thickness of walls may occur at the under side of beams.

Wall Carried
to Top of
Beams

II. No wall in any building shall be built up more than two stories in advance of any other portion of the walls of the buildings, provided that where walls are carried independently by girders at each floor this provision shall not apply.

Walls to Be
Built Up Simultaneously

III. Where a portion of a wall is left down and toothing formed for future connections, the two portions of the wall shall be anchored every three feet in height of the wall with approved steel anchors each at least two feet long.

Toothing for
Future Work

IV. All walls that intersect shall be bonded or anchored to each other in an approved manner. Any pier having less than four square feet of cross section, when located at an intersection with a wall, shall be bonded into and built as part of that wall.

Bonds

V. The walls of every building during erection or alteration shall be thoroughly braced from the beams of each story, and when required shall also be braced from the outside until the building is enclosed.

Bracing During
Construction

**Masonry
Around
Exterior
Columns**

VI. Wherever columns are incorporated in the construction of exterior walls, at least four inches of the masonry of such walls shall be carried around the sides and the interior faces of such columns.

Templates

VII. Every truss, girder, beam or lintel supported by a wall shall rest upon stone, steel or iron templates so designed as to distribute the load over the masonry.

Sec. 106—Footings

Materials

1. Except as otherwise specifically permitted by this Code, all foundation walls shall have footings of stones, concrete, reinforced concrete or steel grillages and concrete.

**Concrete
Footings**

II. Footings shall be 12 inches wider than the bottom width of the foundation walls above, and not less than 12 inches thick, except that for frame buildings the thickness may be not less than 8 inches.

**Four Feet
Below Grade**

III. All footings shall be at least four feet below grade, unless upon rock bottom.

**Footings on
Rock Bottom**

IV. Where footings are on rock bottom they shall be below the cellar or basement floor level, and in all cases rock bottom shall be levelled off before footings are placed.

**Steel
Grillages**

V. When grillage beams, resting on a proper concrete bed, are used, they shall be provided with separators and bolts, and shall be enclosed and filled solid between with concrete.

**Pressure un-
der Footings.**

VI. The full dead loads, in addition to the figured live loads of the lowest tier of columns, piers and walls, shall be taken as the load exerting pressure under the footings of the foundations. For this purpose the reduced live loads permitted by Article III, Section 31, of this Code, may be used.

Design

VII. Footings shall be so designed that the load they sustain per unit of area shall be as nearly uni-

form as possible, and within the bearing capacities of the soil established by this Code, and that the stresses in the materials shall not exceed those fixed by this Code. In proportioning the areas on footings for any building the dead load alone shall be considered, provided, however, that in no case shall the pressure under the footings, as determined by Subdivision VI. of this Section exceed the safe load on the soil established by this Code.

VIII. The foundations of buildings without basement may be supported on brick or concrete piers, subject to the approval of the Superintendent of Buildings, with a suitable spandrel beam of steel or reinforced concrete between piers for support of masonry walls above grade. Piers to be designed to support the total load and to extend at least four feet below grade.

**Buildings
Without
Basements**

Sec. 107—Piers and Caisson Foundations

I. The foundations of any building may be carried down to rock or hard pan by isolated piers of approved masonry or reinforced concrete, or by open or pneumatic caissons, so designed that the working stresses in the materials and the loads on the rock or hard pan do not exceed those established by this Code.

Sec. 108—Pile Foundations

I. Whenever necessary the footings of foundation walls of buildings may be supported by piles, as specified in Article VI of this Code.

Sec. 109—Foundation Wall Thickness

I. If built of rubble stone, foundation walls shall be at least eight (8) inches thicker than the walls next above them, but not less than sixteen (16) inches in any case

Rubble Stone.

**Brick and
Concrete
Blocks**

II. If built of brick, concrete or hollow blocks, foundation walls shall be at least four (4) inches thicker than the walls next above them, but not less than twelve (12) inches thick in any case.

**Reinforced
Concrete.**

III. If of reinforced concrete, foundation wall shall be not less than eight (8) inches thick.

**Increased
Thickness**

IV. For each additional ten (10) feet or part thereof, below the depth of twelve (12) feet below the curb level, the thickness of foundation shall be increased four (4) inches.

Sec. 110—Foundations, Frame Buildings

**Frame
Buildings.**

I. The foundations of frame structures over fifteen (15) feet high shall be constructed of continuous masonry walls supporting the main structure. Masonry piers may be used only under open porches.

**Walls of
Small Build-
ings**

II. If the area of the structure does not exceed eight hundred (800) square feet and the foundation walls are of brick or concrete blocks, the walls above grade may be reduced to eight (8) inches to the underside of the sills.

**Dimensions
of First
Story Walls.**

III. Wherever the foundation and first story walls are constructed of masonry, the foundation walls shall be not less than twenty (20) inches thick if of stone, sixteen (16) inches thick if of terra cotta and twelve (12) inches thick if of concrete, brick or concrete blocks; the first story wall shall be not less than sixteen (16) inches thick if of stone, eight (8) inches thick if of reinforced concrete, brick, tile, or concrete blocks.

Sec. 111—Stepped Foundations

I. When bricks in foundation walls are stepped up from the footings, the offsets, if laid in single courses, shall not exceed one inch; and the offsets, if laid in double courses, shall not exceed two inches.

Sec. 112—Hollow Block Foundations

I. Foundation walls of hollow building blocks may be used only when the upper walls are of frame or of hollow terra cotta building block construction.

Sec. 113—Tank and Stack Foundations

I. All tanks and stacks hereafter erected, outside and independent of any building, shall be supported on substantial masonry foundations, so designed that the maximum pressure on the soil shall not exceed two-thirds of that prescribed in Section 69 of this Code.

Sec. 114—Retaining Walls

I. All walls built to support or retain adjoining earth or rock, including foundation walls subjected to pressure from adjoining earth or rocks, shall be constructed of approved masonry or reinforced concrete not less than twelve (12) inches in thickness and so designed that in resisting the pressure to which they are subjected, including any water pressure that may exist the working stresses of the materials shall not be exceeded and the stability of the walls shall be insured.

Sec. 115—Piers, Thickness

I. Every pier supporting masonry or structural steel shall be built of "Approved Masonry." **Approved Masonry**

II. Every wall buttress having a height of more than ten times its least dimensions, and every isolated pier having less than nine square feet of cross section, shall have bond stones or plates built into it at vertical intervals of not more than thirty (30) inches. Bond stones shall be not less than four inches thick and plates shall be approved perforated steel or cast iron, all of full size of the pier **Bond Stones**

**Height Ten
Times Least
Dimension.**

III. Isolated piers shall not exceed in height ten times their least dimensions. Piers exceeding six diameters in height shall be designed to carry loads calculated by the following formula:

$$\text{Safe load per square inch} = 200 - \left(6 \frac{h}{d} \right)$$

h —height of pier in feet.
 d —least horizontal dimension in feet.

Sec. 116—Wall Thickness, Residence Buildings

**Masonry
Walls**

I. Except as herein otherwise provided, the thickness of masonry walls of residence buildings hereafter erected shall not be less than the following:

**Exterior and
Bearing
Walls**

II. The minimum thickness of all solid masonry exterior walls and of all interior bearing walls shall be 12 inches for the uppermost 35 feet of their height, and shall be increased 4 inches for each successive 35 feet or fractional part thereof, measured downward from the top of the wall.

**Small Resi-
dence Build-
ings**

III. In any residence building bearing walls of brick or heavy load tile laid in Portland Cement Mortar, may be 8 inches in thickness, provided such buildings are not more than thirty feet in height and 50 feet in length between cross walls, or adequate buttresses, except when the walls are not pierced by openings of any kind, such length may be 60 feet.

**Interior
Walls**

IV. In residence buildings, interior walls of brick or concrete, whether bearing or non-bearing walls, may be eight (8) inches thick for the uppermost twenty (20) feet and twelve (12) inches for the next lower thirty-five (35) feet, provided no such wall shall exceed fifty-five (55) feet in height nor thirty (30) feet in length between cross walls or buttresses.

Sec. 117—Wall Thickness, Business and Public Buildings

**Masonry
Walls**

I. Except as herein otherwise provided, the thickness of masonry walls of public and business build-

ings hereafter erected shall be not less than the following.

II. The minimum thickness of all solid masonry exterior walls and of all interior bearing walls shall be twelve (12) inches for the uppermost thirty (30) feet of their height and shall be increased four (4) inches for each successive thirty (30) feet or fractional part thereof measured downward from the top of the wall.

Exterior and
Bearing
Walls

III. Interior walls of public and business buildings may be reduced below the requirements of Subdivision II, of this Section, in the same manner as non-bearing walls specified in Section 126, provided, however, that such reductions are approved by the Superintendent of Buildings, and further provided that said interior walls are reinforced by cross walls, piers or buttresses.

Interior
Walls

Sec. 118—Wall Thickness with Facing

I. Every wall faced with stone, ashlar or brick, bonded with clipped courses or ties, shall have a total thickness of at least four (4) inches more than otherwise required unless the ashlar is at least eight (8) inches thick in every alternate course and bonded to the wall.

Sec. 119—Wall Thickness, Rubble Stone

I. Every wall built of rubble stone shall have a thickness of at least four (4) inches more than required by Sections 115 and 116 of this Code, but no such stone wall shall be less than sixteen (16) inches thick.

Sec. 120—Thickness, Walls Over 105 Feet Long

I. All walls over 105 feet long between cross walls, or proper piers or buttresses, shall be increased in thickness over the minimum requirements at least four (4) inches for every 105 feet in length.

Sec. 121—Thickness, Clear Span Over 26 Feet

I. When the clear span between bearing walls is over 26 feet, such walls shall be increased four (4) inches in thickness for every twelve and one-half ($12\frac{1}{2}$) feet or part thereof that such span is over 26 feet.

Sec. 122—Thickness, Walls 30 Per Cent Open

I. If the horizontal section through a bearing wall shows more than thirty (30) per cent area of flues and openings, such part of the wall where the excessive openings exist shall be increased four (4) inches in thickness over minimum requirements for every fifteen per cent or fraction thereof of flue or opening area in excess of thirty (30) per cent, provided that if such wall be laid up in Portland Cement Mortar the increase in thickness shall be required only when the area of flues and openings exceeds forty-five (45) per cent; or, instead of increasing such wall in thickness adequate piers or buttresses shall be provided.

Sec. 123—Wall Thickness in General

I. In case any wall is increased in thickness in accordance with one of the requirements of this Code, it will not be necessary to further increase the thickness to meet another requirement of this Code, unless, in the judgment of the Superintendent of Buildings, the safety of the wall demands it.

Sec. 124—Wall Piers and Buttresses

Stresses

I. Instead of increasing walls in thickness on account of clear span, length or openings, such walls may be reinforced with adequate piers or buttresses of such area that the stresses in the masonry do not exceed the working stresses prescribed in this Code.

**Unsupported
Height**

II. The unsupported height of any wall or part thereof shall not exceed sixteen (16) times the thick-

ness of such unsupported part, unless reinforced by adequate cross walls, buttresses or columns.

Sec. 125—Walls of One Story

I. In one story buildings non-bearing enclosing walls may be eight (8) inches thick, provided no such wall exceeds fifty (50) feet in length between cross walls and has adequate intermediate buttresses and is not more than eighteen (18) feet high. Fifty Feet
in Length

II. In one story buildings with walls not over twenty-five (25) feet in length, six (6) inch masonry walls may be used. Twenty-five
Feet in
Length

Sec. 126—Walls, Non-Bearing

I. The minimum thickness of interior masonry non-bearing walls shall be eight (8) inches for the uppermost fifteen (15) feet of their height and shall be increased four (4) inches for each successive thirty-five (35) feet, or fractional part thereof, measured downward from the top of the wall. Minimum
Thickness

II. Non-bearing walls between piers or structural columns, except as otherwise provided, shall be not less than twelve (12) inches thick for the uppermost sixty (60) feet in height, increasing four (4) inches in thickness for each next lower section of sixty (60) feet. Curtain
Walls

III. Solid brick or reinforced concrete walls supported at each story by girders may be eight (8) inches thick whenever such stories are not more than eighteen (18) feet high and vertical supports in the exterior walls are not more than twenty (20) feet apart. Skeleton walls of greater dimensions shall be twelve (12) inches thick. Walls of
Skeleton
Structures

Sec. 127—Existing Walls

I Walls heretofore built, whose thickness at the time of their erection was in accordance with the

requirements of the then existing laws, but which are not in accordance with the requirements of this Code, may be used without change if in good condition, in buildings hereafter erected or altered, provided the stresses in the masonry do not exceed the working stresses prescribed in this Code, and the height of such walls be not increased except in so far as may be necessary to make such height uniform.

Sec. 128—Parapet Walls

I. All exterior and division and party walls of masonry over fifteen (15) feet high, except in detached buildings with overhanging roofs, or where such walls are to be finished with cornices, gutters or crown moldings, shall have parapets carried above the roof. For private residence buildings parapet walls shall be not less than eight (8) inches thick and carried at least an average of two (2) feet above the roof, except that in party walls between buildings of the same height, such parapet walls shall be not less than eight (8) inches above the roof. For tenement, public and business buildings, parapet walls shall be not less than eight (8) inches thick, and carried at least an average of three (3) feet above the roof. All parapet walls shall be coped with stone, terra cotta, concrete or cast iron.

Sec. 129—Hollow Walls

I. In all walls that are built hollow the same amount of masonry shall be used in their construction as if they were built solid, as in this Code provided, and no hollow walls shall be built unless the parts of the same are connected by proper ties, either of brick, stone or iron, placed not over twenty-four (24) inches apart.

Sec. 130—Recesses and Chases

Stairway and
Elevator
Recesses

I. Recesses for stairways and elevators may be left in foundation walls of buildings, but in no case

shall the walls be of less thickness than the walls of the fourth story, unless reinforced by additional piers with iron or steel girders, or iron or steel columns and girders securely anchored to walls on each side.

II. Recesses for alcoves and similar purposes shall have not less than eight (8) inches of brickwork at the back of such recesses, and such recesses shall not be more than eight (8) feet in width, and shall be arched or spanned with iron or steel lintels, and not carried up higher than eighteen (18) inches below the bottom of the beams of the floor next above. **Alcoves.**

III. No chase for pipes or other purposes shall extend into any wall more than one-third of its thickness. No horizontal chase in any twelve (12) inch wall shall exceed four (4) feet in length. No horizontal chase shall be cut or built in any eight (8) inch wall. No chase shall be made within the required area of any pier. Chases shall not be cut in walls of hollow block construction, but may be provided by properly formed blocks. Chases shall be filled up with solid masonry within the floor thickness of each floor. **Pipe Chases.**

IV. The aggregate area of recesses and chases in any wall shall not exceed one-fourth of the whole area of the face of the wall on any one story. **Limitations**

Sec. 131—Openings in Walls

I. Doors and window openings in walls shall be spanned by masonry or steel arches, or lintels having a bearing at each end of not less than five (5) inches. **Arches and Lintels**

II. In walls of non-fireproof buildings, when the thickness of the lintel is less than the thickness of the wall to be supported, a timber lintel may be placed on the inside of the wall resting at each end not more than two inches on the wall, and cham- **Head Form**

ferred or cut to serve as a center for a row-lock or keyed arch.

Templates

III. When the opening is more than six (6) feet in width, templates shall be provided under the ends of lintels resting on the walls, unless the pressure under the lintel does not cause a working stress in the masonry greater than specified in the Code.

Sec. 132—No Timbers

I. No timber except lintels, provided for in Section 131 of this Code, and wood nailing blocks not over eight (8) inches in length, shall be placed in masonry walls.

Sec. 133—Masonry Arches

I. All masonry arches shall be capable of sustaining the weight and pressure which they are to carry and the stresses at any point shall not exceed the working stresses prescribed by this Code.

Sec. 134—Cutting

I. No piers or walls shall be cut in any manner and no excavation made under supporting piers, columns or walls, that would cause the same to be of insufficient strength to carry their loads. In no case shall the cutting of chases in hollow block piers or walls be allowed.

Sec. 135—Protection of Masonry

I. When walls or piers are exposed to damage from trucking and handling of merchandise, the Superintendent of Buildings may require jackets of steel of such heights as are necessary to protect the masonry.

Sec. 136—Miscellaneous Requirements

**Hollow Block
Furring**

1. Where hollow blocks of any kind are used as

furring for walls they shall not be included in the measurements of the thickness of such walls.

II. In all walls furred with wood the brickwork between the ends of wood beams shall project the thickness of the furring beyond the inner face of the wall for the full depth of the beams.

Fire Stops
Between
Beams

ARTICLE IX.

Fireproof Construction

- Sec. 137. Fireproof Buildings.
- Sec. 138. Approved Masonry.
- Sec. 139. Fire Partitions.
- Sec. 140. Iron and Steel Construction and Fireproofing.
- Sec. 141. Column Fireproofing.
- Sec. 142. Beam and Girder Fireproofing.
- Sec. 143. Truss Fireproofing.
- Sec. 144. Fireproofing Materials.
- Sec. 145. Prohibited.
- Sec. 146. Lintels.
- Sec. 147. Floors and Roofs.
- Sec. 148. Brick Floor Arches.
- Sec. 149. Terra Cotta Floor Arches.
- Sec. 150. Concrete Floor Arches.
- Sec. 151. Tests of Floor Filling.
- Sec. 152. Partitions.
- Sec. 153. Partitions—Construction.
- Sec. 154. Tests of Fireproof Partitions.
- Sec. 155. Interior Finish.
- Sec. 156. Exterior Finish.
- Sec. 157. Approvals.

Sec. 137—Fireproof Buildings

1. Every fireproof building hereafter erected or altered shall be constructed entirely of "Approved Masonry" structural steel, reinforced concrete, or other approved fireproof materials, or a combination of these materials.

Materials

Woodwork II. No woodwork or other inflammable material shall be used in any fireproof building, excepting that when the height of the building does not exceed 150 feet, the doors and windows and their frames and trims and the flooring and the sleepers directly thereunder may be of wood.

Completely Enclosed III. Every fireproof building shall be completely enclosed on all sides, including street fronts, party lines, courts and yards, with walls of "Approved Masonry," (excepting doors, ventilators and windows).

Openings Prohibited IV. No wall of a fireproof building, built parallel to and within three feet of a party lot line, shall be pierced by any door, window or other recess or opening, excepting such openings may be allowed by the Superintendent of Buildings, wherever, in his opinion, fire hazards would not be created, and providing all such openings are protected by fire doors and windows.

Reinforced Concrete V. Reinforced concrete construction conforming with the requirements of Article 10 of this Code shall be deemed fireproof construction.

Sec. 138—Approved Masonry

Exterior I. All exterior bearing and enclosing walls of fireproof buildings shall be "Approved Masonry" of brick, reinforced concrete or hollow building blocks, or a combination of these materials, as provided in Article VIII of this Code.

Interior II. Interior walls, piers, arches and vaultings that support loads in addition to their own weights in fireproof buildings, shall be constructed of "Approved Masonry," or reinforced concrete.

Fire Walls, Fire Towers, Etc., Elevator Shafts III. Fire walls and walls of fire towers containing stairs, walls of open shafts or courts and elevator shafts shall be constructed of "Approved Masonry,"

or reinforced concrete of the thickness required for exterior walls.

IV. Stone masonry used for columns and lintels shall be reinforced by other approved masonry, steel, or reinforced concrete, if so required by the Superintendent of Buildings. Stone Masonry

Sec. 139—Fire Partitions

I. Walls of all new and altered closed shafts shall be constructed of "Approved Masonry" reinforced concrete or any other material and form of construction not less than four inches thick permitted under Section 152 for permanent partitions. Closed Shafts

II. Fire partitions and shaft walls shall be supported by frames of structural steel and fireproof construction of proper strength. Support of Partitions and Walls

Sec. 140—Iron and Steel Construction and Fireproofing

I. All metal structural members in fireproof buildings shall be as specified in Article 12 of this Code. Construction

II. All metal structural members which support loads or resist stresses in fireproof buildings shall be entirely encased in fireproofing material securely applied as hereinafter specified. Fireproofing

Sec. 141—Column Fireproofing

I. Iron or steel columns placed within exterior walls or along the outer lines of a building shall be encased with "Approved Masonry" not less than eight inches thick on their outer and side surfaces, nor less than four inches thick on their inner surfaces. Exterior

II. Iron or steel columns used in the interior of a building shall be encased on all sides with fireproofing material not less than two inches thick Interior

Lugs

III. The extreme outer edges of lugs, brackets or other supporting parts of columns shall not extend nearer than one inch to the outer surface of the fire-proof casing.

Sec. 142—Beam and Girder Fireproofing

I. Iron or steel beams and girders shall be entirely encased in fireproofing materials not less than two inches thick at any point when supporting a wall or part thereof or a sidewalk, and not less than one and one-half inches thick in any case.

Sec. 143—Truss Fireproofing

General

I. All members of steel trusses, except roof trusses hereinafter specified, shall be entirely encased in fireproofing materials not less than two inches thick at any point.

Roof Trusses

II. The fireproofing herein required for trusses may be omitted when such trusses support only roof loads and ceilings over interior open spaces having a clear height of at least eighteen feet below the lower chords of the trusses. In such cases the fireproofing may also be omitted from roof beams and purlins.

Sec. 144—Fireproofing Materials

**Approved
Masonry**

I. Fireproofing other than "Approved Masonry" shall consist of any of the following materials:

Bonded brickwork laid in cement mortar.

Concrete

II. Concrete consisting of one part Portland Cement, two and one-half (2½) parts of sand and five (5) parts of gravel, stone or other approved aggregate that will pass through a three-quarter (¾) inch ring, suitably reinforced with wire or metal fabric.

**Cinder
Concrete**

III. Cinder concrete consisting of one part Portland Cement and not more than two (2) parts of

sand and five (5) parts of clean, well burned, hard coal steam boiler cinders, suitably reinforced with wire or metal fabric.

IV. Porous or semi-porous terra cotta blocks, with shells and webs at least three-quarters ($\frac{3}{4}$) of an inch thick, laid in cement mortar, thoroughly bonded and secured by metal ties. **Terra Cotta**

V. Solid gypsum blocks, containing not more than twenty-five (25) per cent., by weight of cinders, asbestos fibre, wood chips or vegetable fibre, laid in gypsum plaster, thoroughly bonded and secured by metal ties. **Gypsum Blocks**

VI. Any material or form of construction that will resist the action of flame and a heat of seven-teen hundred (1,700) degrees Fahrenheit, for at least two (2) hours without raising the temperature of the material to be protected above five hundred and fifty (550) degrees Fahrenheit by transmission through a thickness of two (2) inches, as determined by tests prescribed by the Board of Standards. **Other Material**

Sec. 145—Prohibited

I. No pipes, wire, cables or other materials shall be embedded in the required fireproofing of columns or other structural members.

Sec. 146—Lintels

I. Iron or steel lintels over openings in walls shall be encased as provided for beams, provided that when the span of any such opening does not exceed four (4) feet or such opening is spanned by an adequate masonry arch above the lintel fire-proofing may be omitted. **Iron or Steel**

II. Stone lintels shall not be used in fireproof buildings unless supplemented on the inside of the wall with iron or steel lintels, or with suitable masonry arches. **Stone**

**Plates or
Angles**

III. Nothing in this Article shall prevent the use of plates or angles suspended below the lintel, provided the lintel is fireproofed as required.

Sec. 147—Floors and Roofs

**Filling Be-
tween Beams**

I. The filling between steel floor and roof beams in fireproof buildings shall consist of arches or slabs of brick, terra cotta, stone, concrete, approved slag or cinder concrete, constructed as hereinafter specified.

**Other
Materials**

II. Other material or construction approved by the Superintendent of Buildings as conforming to the requirements of fire and strength tests hereinafter prescribed, may be used.

Sec. 148—Brick Floor Arches

Design

I. When brick is used as a floor filling it shall consist of segmental arches having not less than four (4) inches for spans of five (5) feet or less, and of not less than eight (8) inches for spans exceeding five (5) feet.

The arches shall spring from suitable skewbacks and shall be properly keyed.

Materials

II. Brick floor arches shall be built of good, hard, common or hollow brick. Brick shall be wet before laying and the joints filled solid with cement mortar.

**Break
Joints**

III. Brick floor arches shall be laid to a line and solidly bonded, and each longitudinal line of bricks shall break joints with the adjoining line.

Sec. 149—Terra Cotta Floor Arches

**Material of
Floor Filling**

I. When terra cotta is used as a floor filling it shall consist of hollow blocks, either hard burned or semi-porous, of uniform density and hardness. The thickness of shells and webs of each block shall be not less than five-eighths ($\frac{5}{8}$) of an inch. Interior

vertical and horizontal webs of arch blocks shall not be spaced more than four (4) inches apart.

The skewbacks shall be of such form and section as to accurately fit the beams and properly receive the thrust of the arches. The arch blocks shall be laid in cement mortar and properly keyed.

II. When terra cotta filling is segmental in form the blocks shall be not less than six (6) inches in depth with at least two (2) cellular spaces in such depth. The rise of such spaces shall not be less than one inch for each foot of span. **Segmental Arches**

III. When terra cotta filling is in the form of flat arches, the depth of blocks, unless reinforced with steel shall be not less than one and one-half ($1\frac{1}{2}$) inches for each foot of span between the steel beams, exclusive of the portion of the block projecting below the underside of the beams. **Flat Arches**

IV. Terra cotta filling and reinforcement shall be so designed that it will safely sustain the superimposed loads. **Strength**

V. For the purpose of this section the working stresses in pounds per square inch shall be taken at 120 for terra cotta in compression, 18,000 for steel in tension, and 100 for bond between steel and mortar and between terra cotta and mortar. **Working Stresses**

Sec. 150—Concrete Floor Arches

I. When concrete is used as a floor filling it shall consist of one part Portland Cement and not more than two and one-half ($2\frac{1}{2}$) parts of sand and five (5) parts of stone, gravel, approved slag or cinders, accurately measured, reinforced in the case of slab construction with steel as herein provided, Cinders shall be clean, well burned, hard coalsteam boiler cinders. No ashes will be permitted. **Material**

II. Reinforcement, where required, shall consist of steel fabric, steel rods or other suitable shapes. **Reinforcement**

The tensional requirement in any case shall not be less than twelve-hundredths (12/100ths) per cent, in case of cold drawn steel fabric, nor less than twenty-five hundredths (25/100ths) per cent. in the case of other forms, the percentage being based on the sectional area of the slab above the center of the reinforcement.

The center of the reinforcement shall be as least one inch above the bottom of the slab, but in no case shall any part of the reinforcement come within five-eighths ($\frac{5}{8}$) of an inch from the bottom of the slab.

**Segmental
Form**

III. When the concrete floor filling is used in the form of segmental arches the thickness shall be at least four (4) inches at the crown. Such arches shall have a rise of not less than one inch for each foot of span.

**Flat Con-
struction**

IV. When the concrete floor filling is in the form of slabs the thickness shall not be less than three and one-half ($3\frac{1}{2}$) inches, except as otherwise provided in this Code for special roof construction.

**Strength of
Concrete
Slabs**

V. In determining the safe carrying capacity of concrete floor slab fillings the gross load in pounds per square foot of floor space shall not exceed:

The product of the depth in inches of the reinforcement below the top of the slab, by the cross-section area in square inches per foot of width of the tensional steel, divided by the square of the span in feet, and multiplied by the following coefficients when cinder concrete is used:

14,000 if the reinforcement is not continuous over supports.

18,000 if the reinforcement consists of rods or other shapes securely hooked over or attached to the supports.

For stone concrete, 16,000 and 20,000.

VI. In determining the safe carrying capacities of concrete floor fillings segmental in form, the com-

pressive stress in pounds per square inch shall not exceed three hundred (300) for cinder concrete or five hundred (500) for stone concrete.

VII. Nothing in this section shall prevent the determination of the safe carrying capacity of any form of concrete floor filling approved as fireproof under the provisions of this Article, by the usual methods of calculation, provided the stress used in pounds per square inch shall not exceed 300 for cinder concrete in compression, 18,000 for steel in tension, 50 for bond between cinder concrete and steel, or in the case of stone concrete the values fixed by Article 10.

When Usual
Computa-
tions Are
Permitted

VIII. In fireproof buildings the span of any floor filling shall not exceed eight (8) feet, except when reinforced stone concrete or reinforced terra cotta is used.

Span of
Floor Filling

IX. In fireproof buildings the space between the floor filling and the flooring shall be filled with concrete, consisting of one part of cement and not more than ten (10) parts of cinders, or with other incombustible material approved by the rules of the Superintendent of Buildings.

Top Filling.

X. After the floor filling is completed, no opening greater than two (2) square feet shall be cut through said floors unless suitable metal framing or reinforcing is provided around the openings. When pipes or conduits pass through floor filling, the opening around the same shall be filled in solidly with fireproof material unless approved close fitting individual sleeves with the space around the sleeves filled solidly with incombustible material are provided.

Cutting
Floors

XI. The supporting beams in fireproof floors and roofs shall be tied together with steel rods of proper size, spacing and location, within the limitations fixed by Section 226 (Tie Rods), Article 12 of this Code, provided that when the floor filling is in the

Tie Rods

form of reinforced slabs and the reinforcement is continuous over the supports or securely attached to same tie rods may be omitted.

Special Roof Construction

XII. For mansard and dormers, roofs of bulkheads and roofs having a pitch of more than thirty (30) degrees with the horizontal, blocks of terra cotta, stone or cinder concrete or gypsum containing not more than twenty-five (25) per cent., by weight of cinders, asbestos fibre, wood chips or vegetable fibre, not less than two inches thick, resting on steel shapes spaced not more than one foot for each inch of thickness in the block may be used instead of the construction prescribed.

Sec. 151—Tests of Floor Filling

Fire Test

I. In testing the fireproof qualities of any floor filling, at least one panel of the proposed maximum span carrying a live load of at least one hundred and fifty (150) pounds per square foot, shall be subjected to a fire continuous for four (4) hours at an average temperature of seventeen hundred (1,700) degrees Fahrenheit, followed by an application for not less than ten minutes of a hose stream from a one and one-eighth ($1\frac{1}{8}$) inch nozzle at sixty (60) pounds nozzle pressure, without appreciable deterioration of the passage of flame during test.

Load Test

II. When the strength of any floor filling cannot be determined by the method prescribed in this Section, or by the application of accepted engineering formulae, the safe uniformly distributed carrying capacity shall be taken as one-sixth ($1/6$) the total load causing failure in a full sized construction with the load applied at two (2) points each at one-third ($\frac{1}{3}$) of the span from the end of the span.

Sec. 152—Partitions

Materials

I. Except as otherwise provided in this Section, or in Article 19 (Safeguards against Spread of

Fire), partitions hereafter erected in fireproof buildings shall be constructed of materials and in the manner herein prescribed.

II. Partitions may be of brick, set in cement mortar. **Brick**

III. Partitions may be of concrete, consisting of one part Portland Cement and not more than two and one-half ($2\frac{1}{2}$) parts of sand and five (5) parts of stone or gravel, not less than three (3) inches thick if properly reinforced with steel, nor less than five (5) inches thick otherwise. **Concrete**

IV. Partitions may be cinder concrete, consisting of one part Portland Cement, and not more than two (2) parts of sand and five (5) parts of cinders, not less than four (4) inches thick if properly reinforced with steel, nor less than five (5) inches thick otherwise. **Cinder Concrete**

V. Partitions may be of hollow terra cotta blocks, laid in cement mortar, not less than three (3) inches thick. **Terra Cotta**

VI. Partitions may be of hollow concrete blocks, of either stone or cinder concrete, laid in cement mortar, not less than three inches thick.

VII. Partitions may be of solid or hollow blocks consisting of gypsum containing not more than twenty-five (25) per cent. by weight of cinders, asbestos fibre, wood chips or vegetable fibre, laid in gypsum plaster or cement mortar, tempered with lime not less than three (3) inches thick. **Gypsum Blocks**

VIII. Partitions may be of metal lath on steel studding covered with Portland Cement Mortar or gypsum plaster, of a finished thickness of not less than two (2) inches in the case of solid partitions, nor less than three (3) inches in the case of hollow partitions. **Metal Lath and Plaster.**

IX. Partitions may be of any material or form **Other Material**

of construction that may be approved by the Superintendent of Buildings, or the Board of Standards as conforming to the requirements of the fire test hereinafter prescribed.

Wood and
Glass and
Pressed
Metal and
Glass

X. Nothing in this Section shall prevent the erection, in the discretion of the Superintendent of Buildings, of partitions of pressed metal and glass, or of temporary partitions of wood and glass within rooms or spaces enclosed by fireproof partitions and walls.

Sec. 153—Partitions—Construction

I. Unless built as approved masonry walls, partitions in fireproof buildings shall be independently supported at each floor. They shall be keyed or otherwise securely fastened to the ceilings, and, when necessary shall be stiffened with suitable steel uprights securely fastened to floor and ceiling. Partitions enclosing hallways or toilet rooms or other permanent partitions shall not rest on wood floors but shall start on the fireproof construction of the floor.

Sec. 154—Tests of Fireproof Partitions

I. In testing the fireproof qualities of any partition construction, a vertical panel of not less than fourteen (14) feet long and eight (8) feet high shall be subjected to a continuous fire for not less than one hour at an average temperature of one thousand, seven hundred (1,700) degrees Fahrenheit during the latter half hour, followed by an application for not less than two and one-half (2½) minutes, of a hose stream from a one and one-eighth (1½) inch nozzle at thirty (30) pounds nozzle pressure, without the passage of flame during the test.

Sec. 155—Interior Finish

General Restrictions.

I. Except as hereinafter otherwise permitted, no woodwork or other combustible material shall be

used in the floors, ceilings, partitions, furrings or other interior finish of fireproof buildings.

II. Floor sleepers, door bucks and grounds may be of wood, provided they are not exposed on any side; but this shall not permit the use of anything but metal lath, metal furrings or forms of metal in ceilings or in ornamental plastering.

**Woodwork
Permitted**

III. In all fireproof partitions, other than when made of solid brickwork, the openings for doors and windows in same solid brickwork, the openings for doors and windows in same shall be framed on both sides with iron studs or uprights secured at top and bottom to the floor beams and with like horizontals between the said uprights for the window openings and door heads.

**Openings in
Fireproof
Partitions**

The tops of all door and window openings in such partitions shall be at least twelve (12) inches below the ceiling line.

IV. The Board of Standards shall adopt rules prescribing the tests to which fireproofed wood and incombustible materials or any combination of materials shall be subjected. Such rules shall also provide for the installation of materials, to insure installation of tested and approved materials only. No wood or other material required to be tested shall hereafter be placed in any building exceeding 150 feet in height except in conformity to the requirements of this Section.

**Fireproofed
Wood**

V. When the height of the building does not exceed 150 feet the doors and windows and their frames, the trim, casings and other interior finish when filled solid at the back with fireproof material, and the flooring, may be of wood.

**Wood in
Buildings
Less than 150
Feet High.**

VI. When the height of the building exceeds 150 feet the flooring shall be of incombustible material or of fireproofed wood, provided that in public halls and stairways no wood of any kind, except for hand-

**Restrictions
in Buildings
Over 150 Feet
High**

rails, shall be used. The inside window frames and sash, doors, trim and other interior finish shall be of metal or wood covered with metal or of any approved incombustible material.

Sec. 156—Exterior Finish

I. When the height of a fireproof building exceeds 150 feet, all exterior window frames and sash shall be of metal or of wood covered with metal in the manner prescribed by the rules of the Superintendent of Buildings.

Sec. 157—Approvals

I. Approvals for new materials and forms of construction shall be issued in accordance with the provisions of Article IV of this Code.

ARTICLE X.

Reinforced Concrete Construction

- Sec. 158. Definitions.
- Sec. 159. Application.
- Sec. 160. General Principles.
- Sec. 161. Aggregate.
- Sec. 162. Bending Moments.
- Sec. 163. Forms and Centering.
- Sec. 164. Reinforcements.
- Sec. 165. Working Stresses.
- Sec. 166. Slabs and Beams.
- Sec. 167. Use of Fillers in Floor Construction.
- Sec. 168. Columns.
- Sec. 169. Walls.
- Sec. 170. Protection of Reinforcement.
- Sec. 171. Depositing of Concrete.
- Sec. 172. Drying and Freezing.
- Sec. 173. Joints.
- Sec. 174. Removal of Forms.
- Sec. 175. Inspection.
- Sec. 176. Load Tests.

Sec. 158—Definitions

I. Reinforced concrete means any construction of steel and concrete conforming with the provisions of this Article.

Reinforced
Concrete

II. The span length, L , of freely supported beams and slabs, shall be the distance between centers of the supports, but shall not exceed the clear span plus the depth of beam or slab. The span length for continuous or restrained beams built monolithically with supports shall be the clear distance between the faces of supports. Where brackets having a width not less than the width of the beams and making an angle of forty-five degrees or more with the axis of a restrained beam are built monolithic with the beam and support, the span shall be measured from the section where the combined depth of the beam and bracket is at least one-third more than the depth of the beam. Maximum negative moments are to be considered as existing at the ends of the span as below defined. No portion of a bracket shall be considered as adding to the effective breadth of the beam. Where brackets are considered as reducing the span, the eccentricity thereby created shall be taken care of in the supporting members.

Span of
Beams and
Slabs

III. The length of columns means the maximum unsupported length.

Length of
Columns

IV. The effective area of a concrete column with lateral reinforcement means the area of concrete within the hoops or bands.

Effective
Area of
Columns

Sec. 159—Application

I. Reinforced concrete may be used for all types of construction, provided the materials and design conform to the requirements of this Article and such rules as may be adopted by the Superintendent of Buildings to secure safety in construction and uniformity in practice.

Construction

Require- ments.	II. To obtain a satisfactory structure the following major requirements must be fulfilled.
Material	(a) The material must be suitable, of uniform quality and without defect affecting the strength or service of the structure.
Loads and Conditions	(b) Proper loads and conditions must be assumed in the design.
Suitability of Stresses	(c) The unit stresses must be suitable for the material used.
Workman- ship	(d) The workmanship must be good, so that defects of injuries are not produced in the manufacture.
Computa- tions and Design	(e) The computations and design must be properly made, so that the unit stresses specified shall not be exceeded, and the structure and its details shall possess the requisite strength and rigidity.
Symmetrical Members	(f) Sections shall preferably be symmetrical.

Sec. 160—General Principles

Calculations	I. In calculations for the strength of reinforced concrete the following assumptions shall be made:
Plane Sec- tions	(a) A plane section before bending remains plane after bending.
Modulus of Elasticity	(b) The modulus of elasticity of concrete in compression within the allowable working stress is constant.
Adhesion	(c) The adhesion between concrete and reinforcement is perfect.
Tensile Strength	(d) The tensile strength of concrete is nil.
Contraction or Expan- sion	(e) Initial stress in reinforcement due to contraction or expansion in the concrete is negligible.
	II. Concrete for reinforced concrete structure shall consist of a wet mixture of one part of Port-

land Cement to not more than six parts of aggregate, fine and coarse, either in the proportion of one part of cement, two parts of fine aggregate and four parts of coarse accurately measured by volume, or in such proportion that the resistance of the concrete to crushing shall not be less than two thousand (2,000) pounds per square inch after hardening for twenty-eight (28) days.

III. Machine mixing shall be used when conditions permit, and the mixer shall be a type which insures the proper mixing of the materials throughout the mass. When necessary to mix by hand the mixing shall be done on a water-tight platform and special precautions must be taken to turn the materials until they are homogeneous. **Mixing.**

Sec. 161—Aggregate

I. Fine aggregate shall consist of sand, crushed stone or gravel screenings, passing when dry through a screen having one-quarter ($\frac{1}{4}$) inch diameter holes, and not more than six (6) per cent., passing a sieve having one hundred (100) meshes per lineal inch; shall be clean, coarse and free from loam, and of such quality that mortars composed of one part Portland Cement and three (3) parts fine aggregate by weight when made into briquettes will show a tensile strength of at least two hundred and forty (240) pounds per square inch at twenty-eight (28) days. **Fine Aggregate**

II. Coarse aggregate shall consist of inert materials, graded in size, such as crushed stone or gravel, or approved slag, which are retained on a screen having one-quarter ($\frac{1}{4}$) inch diameter holes, and shall be clean, hard, durable, and free from all deleterious matter. The maximum size of these aggregates shall be such that it will not separate from the mortar and will not prevent the concrete from filling all parts of the forms. The maximum size of **Coarse Aggregate**

the coarse aggregates shall be such as to pass a one and one-half (1½) inch diameter ring.

Sec. 162—Bending Moments

I. Bending moments of uniformly loaded floor and roof slabs, beams and girders:

(a) The bending moments of uniformly loaded slabs, beams and girders of approximately equal spans shall be as follows:

Simple

(b) Members of one span only and simply supported $\frac{WL}{8}$ where W—total load and L—span in feet.

General

(c) In all cases of the above continuous, uniformly loaded slabs, beams and girders, it may be assumed that the sum of the average of the two negative moments plus the positive moment, all of the same member is equal to $\frac{WL}{8}$,

providing that the other conditions of this section are not violated.

Two Spans

(d) For members of two spans only and continuous over the middle support, the positive moment at the center of the span shall be taken as not less than $\frac{WL}{10}$

and the negative moment at the support as not more than $\frac{WL}{8}$.

Three or More Spans

(e) For members of three or more spans and continuous over the intermediate supports, the positive and negative moments of the end spans shall be taken the same as for members of two spans given above. The positive moments at the centers of the intermediate spans shall be taken as not less than $\frac{WL}{12}$

and the negative moments over the supports as not more than $\frac{WL}{12}$.

(f) Negative moments at the support of slabs, beams and girders built into brick or masonry walls in a manner that develops partial end restraint shall be taken as $\frac{WL}{24}$,

but this negative moment shall not be considered as reducing the positive moment in such members.

(g) Continuous beams with unequal spans, whether freely supported or cast monolithic with columns, shall be analysed to determine the actual moments under the given conditions of loading and restraint. Provisions shall be made for negative moment occurring in short spans adjacent to longer spans when the latter only are loaded.

(h) The distribution of loads on square or rectangular slabs supported on four (4) sides shall be determined by the following formula:

Two Way
Slabs

$$r = \frac{L^3}{L^3 + B^3}$$

in which r equals the proportion of the load supported by the transverse reinforcement and the remaining part shall be taken by the longitudinal reinforcement.

L—Length of slab.

B—Breadth of slab.

If the ratio L/B exceeds $1\frac{1}{2}$, the transverse reinforcement shall be designed to carry the entire load. The bending moments in such slabs shall be taken as given above.

Sec. 163—Forms and Centering

I. All forms and centering shall be built plumb and in a substantial manner, with joints sufficiently tight to prevent leakage. They shall be properly supported and placed so as to sustain safely all the load that may be placed on them during construction.

Construc-
tion of
Forms and
Centering

Sec. 164—Reinforcement

I. The steel reinforcement shall conform to such requirements as may be adopted by the Superintendent of Buildings, or, in the absence of such requirements, to the standard specifications of the American Society for Testing Materials for steel reinforcement bars. Nothing herein contained shall prevent the use of steel wire or approved fabrics for the reinforcement of slabs, for lateral reinforcement of columns, or for resistance to shrinkage and temperature stresses. No re-rolled billet steel shall be used for reinforcement of concrete.

Sec. 165—Working Stresses

I. Reinforced concrete structures shall be so designed that the stresses in pounds per square inch shall not exceed the following:

Extreme fibre stress on concrete in compression	650
Concrete in direct compression.....	500
Shearing stress in concrete when all diagonal tension is resisted by steel.....	120
Shearing stress in concrete when diagonal tension is not resisted by steel.....	40
Bond stress between concrete and approved deformed bars	100
Bond stress between concrete and plain reinforcement	80
Tensile Stress in steel reinforcement.....	18,000
(except for flat slabs) Art. XI and for stirrups	16,000
Tensile stress in cold drawn wire or fabric 35% of elastic limit, but not more than, used as hoops	20,000

In continuous beams the extreme fibre stress on concrete in compression may be increased fifteen per cent., adjacent to supports.

The ratio of moduli of elasticity 1:2:4: stone or gravel concrete and steel shall be taken as one to

fifteen The ratio of moduli of elasticity 1 $\frac{1}{2}$ 3 stone or gravel concrete shall be taken as one to twelve.

Sec. 166—Slabs and Beams

I. Slabs shall be not less than three and one-half ($3\frac{1}{2}$) inches in thickness for floors and three (3) inches for roofs. The ratio of spans to depth shall not exceed twenty-four (24) in any case.

Slab Thick-
ness, Floors
and Roofs

Pre-cast reinforcement concrete or gypsum roof slabs less than three (3) inches thick may be permitted on special roofs when no fireproofing of trusses and purlins is required, subject to the approval of the Superintendent of Buildings.

II. Where adequate bond between slab and web of beams is provided the slab may be considered as an integral part of the beams, provided its effective width shall not exceed on either side of the beam one-sixth of the span length of the beam nor be greater than six times the thickness of the slab on either side of the beam measurements being taken from the edge of the web.

Dimensions

Isolated beams in which "T" forms used only for the purpose of providing additional compression area, shall have flange thickness not less than one-half the width of the web and a total width not more than four (4) times the web thickness.

Where the principal slab reinforcements parallel to the beam, transverse reinforcement not less than 0.3 per cent. of the sectional area of the slab shall be provided in the top of the slab, and shall extend over the beam and into the slab not less than two-thirds ($\frac{2}{3}$) of the effective flange overhang.

III. All reinforcement shall be accurately located and secured against displacement. Reinforcement for slabs shall not be spaced further apart than two and one-half ($2\frac{1}{2}$) times the thickness of the slabs, nor closer than three (3) times the diameter of steel

Placing of
Reinforce-
ment

reinforcement center to center of bars in beams and slabs and not less than one inch clear between bars.

In top of slabs in which the main reinforcement runs in one direction only, there shall be placed sufficient shrinkage reinforcement to properly resist the stress produced by the setting of concrete and expansion and contraction from temperature changes.

This reinforcement shall not be less than three-eighths ($\frac{3}{8}$) inch bars spaced eighteen (18) inches on centers when main reinforcement runs across the building and not less than one quarter ($\frac{1}{4}$) inch bars twenty-four (24) inches on centers when main reinforcement runs the length of the building. This reinforcement shall be lapped sufficiently to develop their strength by bond and shall be placed at right angles to the main reinforcement.

All reinforcement shall be free from excessive rust, scale, grease, paint, or other coating which would tend to reduce or destroy the bond and shall be free from all mill defects.

Web Reinforcements

IV. Members of web reinforcement in beams and girders shall be designed for diagonal tensile stresses, using calculated vertical shearing stress. They shall be placed not to exceed three-quarters ($\frac{3}{4}$) of the depth of the member in that portion where the web stresses exceed the allowable value of the concrete in shear. It shall be assumed that two-thirds ($\frac{2}{3}$) of the external vertical shear is provided for by the steel in calculating the stresses in stirrups, diagonal web members, and bent-up bars, and the remaining one-third ($\frac{1}{3}$) of the shear shall be assumed as taken by the concrete. Between the points where the shear is resisted by the concrete additional stirrups shall be placed consisting of not less than three-eighths ($\frac{3}{8}$) inch rods spaced eighteen inches on center to form a mechanical bond of slab to beam or girder.

Web members such as stirrups when not rigidly

attached to longitudinal steel at both top and bottom shall be carried around and bent over the longitudinal members or otherwise anchored to develop the tensile stresses in them. Diagonal members shall be attached to longitudinal steel on the tension side. The length of stirrups or diagonal web members shall be sufficient to develop the entire tensile stresses in them.

Sec. 167—Use of Fillers in Floor Construction

I. When hollow tile, concrete blocks or other acceptable fillers are used in any reinforced concrete floor construction, the members of such floor construction shall be designed in accordance with the provisions of this Article to take the entire load, provided, however, that when the fillers do not exceed sixty-five (65) per cent. of the construction, not more than two inches of concrete shall be required over the fillers. This would not prevent the use of fillers that are to be removed subject to the approval of the Superintendent of Buildings.

Sec. 168—Columns

I. In concrete columns having not less than one-half ($\frac{1}{2}$) nor more than four (4) per cent. of vertical reinforcement secured against displacement by one-quarter ($\frac{1}{4}$) inch steel ties placed not further apart than fifteen (15) diameters of the vertical rods nor more than twelve (12) inches, the allowable load shall be five hundred (500) pounds per square inch on the concrete, plus seven thousand, five hundred (7,500) pounds on the vertical reinforcement.

With Longitudinal Reinforcement Only

II. In concrete columns, having not less than one-half ($\frac{1}{2}$) nor more than two (2) per cent. of hoops or spirals, spaced not further apart than one-sixth ($\frac{1}{6}$) of the diameter of the enclosed columns, nor more than three (3) inches, and having not less than one or more than four (4) per cent. of vertical reinforcement, the allowable load shall be five hundred

Longitudinal and Lateral Reinforcement

(500) pounds per square inch on the effective area of the concrete plus seven thousand, five hundred (7,500) pounds per square inch on the vertical reinforcement, plus a load per square inch on the effective area of the concrete equal to two (2) times the percentage of lateral reinforcement multiplied by the tensile stress in the lateral reinforcement prescribed by Section 165 of this Article, the percentage of lateral reinforcement being the volume of the hoops or spirals divided by the volume of the enclosed concrete in a unit length of column. The hoops or spirals shall be rigidly secured to at least four verticals to insure uniform spacing.

**Structural
Steel and
Concrete**

III. In columns of structural steel, thoroughly encased in concrete not less than four (4) inches thick and reinforced with not less than one per cent. of steel, the allowable load shall be sixteen thousand (16,000) pounds per square inch on the structural steel, the percentage of reinforcement being the volume of reinforcing steel divided by the volume of the concrete enclosed by the reinforcing steel. Not more than one-half ($\frac{1}{2}$) of the reinforcing steel shall be placed vertically. The reinforcing steel shall not be placed nearer than one inch to the structural steel or two (2) inches to the outer surface of the concrete. The ratio of length to the least radius of gyration of structural steel sections shall not exceed one hundred and twenty (120).

**When Richer
Concrete Is
Used**

IV. In concrete columns the compression on the concrete may be increased twenty (20) per cent. when the fine and coarse aggregates are carefully selected and the proportion of cement to total aggregate is increased to one part of cement to not more than four and one-half ($4\frac{1}{2}$) parts of aggregate, fine and coarse, either in the proportion of one part of cement and one and one-half ($1\frac{1}{2}$) parts of fine aggregate and three (3) parts of coarse aggregate, or in such proportion as will secure the maximum density. In such cases, however, the compressive stress in the vertical steel shall not exceed seven

thousand, two hundred (7,200) pounds per square inch.

V. Bending stresses due to eccentric loads shall be provided for by increasing the section of concrete or steel until the maximum stress shall not exceed the allowable working stress.

**Eccentric
Loads**

VI. In columns, the ratio of length to least side or diameter shall not exceed fifteen (15) to one, but in no case shall the least side or diameter be less than twelve (12) inches.

Lengths

Sec. 169—Walls

I. Enclosure walls or reinforced concrete shall be securely anchored to all floors. The thickness shall not be less than one twenty-fifth ($1/25$) of the unsupported height, but in no case less than eight (8) inches. The steel reinforcement, running both horizontally and vertically, shall be placed near both faces of the wall; total weight of such reinforcement shall be not less than one-half ($\frac{1}{2}$) pound per square foot of any wall, except for walls eight inches or less reinforcement may be located in center of walls.

Sec. 170—Protection of Reinforcement

I. The reinforcement in columns and girders shall be protected by a minimum of two (2) inches of concrete; in beams and walls by a minimum of one and one-half ($1\frac{1}{2}$) inches, in floor slabs by a minimum of one inch; and in footings by a minimum of four (4) inches of concrete. Reinforcement in all exterior faces of all exposed concrete work on the earth side of retaining walls shall be protected by not less than three (3) inches of concrete at any point.

Sec. 171—Depositing of Concrete

I Concrete shall be deposited, thoroughly tamped and worked to place before initial set begins, and

**Deposited
and Tamped**

shall then be kept free from shocks and disturbances of every kind until it has fully hardened. Retempering of concrete after its initial set shall be prohibited.

**Future
Work**

II. When work of placing concrete is suspended, all necessary grooves for joining future work shall be made before the concrete sets.

**Depositing
New Con-
crete on
Concrete
Already Set**

III. Before depositing new concrete upon concrete already set the contact surface should be roughened, cleaned of all laitance and loose material, and then drenched with water and slushed with a grout consisting of one part Portland Cement and not more than two parts of fine aggregate immediately before placing the fresh concrete. If water tight joint is designed, or if granolithic is to be deposited on old concrete, it is necessary that a neat cement grout should be used.

Sec. 172—Drying and Freezing

**Precaution
Against
Rapid Dry-
ing**

I. When fresh concrete is exposed to rapid drying conditions, precautions shall be taken to keep it moist for a period of at least seven (7) days after being deposited. When practical this shall be done by a covering of wet sand, burlap or some other equally effective method. Thorough wetting twice a day is recommended.

**Prevention
Against
Freezing**

II. In freezing weather all materials used in making concrete, particularly coarse aggregate, shall be heated, and precautions shall be taken to prevent the concrete from freezing while being deposited; and thereafter it shall be kept above forty (40) degrees until the concrete has obtained its final set, but such period shall be not less than seventy-two (72) hours.

Sec. 173—Joints

**Construc-
tion Joints**

I. Construction joints shall be avoided wherever practicable, but when they are necessary they shall

be located at such sections as will least affect the structural strength and shall be made at right angles to the direction of principal compressive stress. In members of floor systems, joints shall be made within the middle third of the span, where practicable. In columns, joints shall only be permitted at the bottom face of the lowest connecting floor members. Temperature changes and shrinkage during setting necessitate joints independent walls, at intervals of fifty (50) to eighty (80) feet when not otherwise provided for by effective reinforcement.

II. Girders, beams and slabs shall not be cast upon freshly formed columns until a period of four to six hours has elapsed to permit settlement. **Freshly Formed Columns**

III. Expansion joints of an approved type shall be provided in all long concrete structures where directed by the Superintendent of Buildings. **Expansion Joints**

Sec. 174—Removal of Forms

I. In no case shall forms be removed within less time than the following: **Time**

Schedule

Bottom of Slabs, spans of 6 feet.....	4 days
plus one day extra for each additional foot of span	
Bottom of beams and girders of ordinary length	14 "
Beams of Span of 20 feet	21 "
Sides of lintels, girders and beams.....	3 "
Columns	3 "
Thin Walls	3 "

II. Girders of 25-feet span or over shall be considered as special cases and shall be subject to the inspection of the Superintendent of Buildings before the removal of the supports **Special Cases**

**Composite
Floors**

III. Composite floors, same as for ordinary beams. After forms are removed in accordance with above schedule, all beams girders and slabs shall be re-posted for a period of twenty-eight (28) days.

Inspection.

IV. All reinforced concrete shall be carefully inspected to insure its soundness and reliability before main supports are removed.

**No Loads
Before Re-
moval of
Forms**

V. No loads shall be placed upon a reinforced concrete floor before the removal of the form supports which would in any way tend to overstress such supports or those below.

**Thawing of
Frozen
Concrete**

VI. Special care shall be observed in removing forms when the concreting has been done in cold weather. Concrete which has frozen accidentally before setting shall be thawed and kept thawed until it is determined whether the concrete will set. In this case sufficient water shall be provided for the concrete to hydrate during this action.

Sec. 175—Inspection

**Daily Inspec-
tion Records.**

I. Every reinforced concrete building shall be erected under the constant supervision of a reputable and competent Inspector furnished by the Owner or Architect, and acceptable to the Superintendent of Buildings. It shall be the duty of the Inspector to keep a daily record of the work to be done, to observe whether the materials employed and the methods of construction are in all respects in accordance with the specifications filed with the Superintendent of Buildings and the requirements of these regulations, and to make record of all variations therefrom.

**Record to Be
Kept on
Plans**

II. A set of plans shall be on file at the building upon which the Inspector shall mark in ink the progress of the work and state the time and date on which concrete for each portion of the structure was deposited, and shall indicate thereon the date upon which the forms may be removed, subject to

the approval of the Superintendent of Buildings. Records shall also be made of the date upon which forms were actually removed.

Sec. 176—Load Tests

I. The builder may be required to make load tests on any portion of a reinforced concrete structure within a reasonable time after erection. Tests shall be made under the direction of the Superintendent of Buildings, and shall show that the construction will safely sustain a load of one and three-quarter ($1\frac{3}{4}$) times the live load for which it was designed.

ARTICLE XI.

Reinforced Concrete Flat Slabs.

- Sec. 177. Application.
- Sec. 178. Compliance with the Building Code.
- Sec. 179. General Principles.
- Sec. 180. Stresses.
- Sec. 181. Columns.
- Sec. 182. Column Capital.
- Sec. 183. Drop.
- Sec. 184. Slab Thickness.
- Sec. 185. Reinforcements.
- Sec. 186. Line of Inflection.
- Sec. 187. Moment Sections.
- Sec. 188. Bending Moments.
- Sec. 189. Interior Square Panels.
- Sec. 190. Interior Rectangular Panels, Ratio Less 1.1.
- Sec. 191. Interior Rectangular Panels, Ratio 1.1 to 1.3.
- Sec. 192. Exterior Panels.
- Sec. 193. Interior Columns.
- Sec. 194. Wall Columns.
- Sec. 195. Roof Columns.
- Sec. 196. Wall Openings
- Sec. 197. Special Panels

Sec. 177—Application

I. The rules governing the design of reinforced concrete flat slabs shall apply to such floors and roofs, consisting of three (3) or more slabs, without beams or girders, supported on columns, the construction being continuous over the columns and forming with them a monolithic structure.

Sec. 178—Compliance with the Building Code

I. In the design of reinforced concrete flat slabs, the provisions of Article X, of the Building Code, shall govern with respect to such matters as are specified therein.

Sec. 179—General Principles

I. In calculations for the strength of reinforced concrete flat slabs, the following assumptions shall be made:

(a) A plane section before bending remains plane after bending.

(b) The modulus of elasticity of concrete in compression within the allowable working stress is constant.

(c) The adhesion between concrete and reinforcement is perfect.

(d) The tensile strength of concrete is nil.

(e) Initial stress in reinforcement due to contraction or expansion in the concrete is negligible.

Sec. 180—Stresses

Unit Shear
in Flat Slabs
at Column
Head

I. (a) The allowable unit shear in reinforced concrete flat slabs on the bd section around the perimeter of the column capital shall not exceed one hundred and twenty (120) pounds per square inch; and the allowable unit shearing stress on the bjd

section around the perimeter of the drop shall not exceed sixty (60) pounds per square inch, provided that the reinforcement is so arranged or anchored that the stress may be fully developed for both positive and negative moments.

(b) The extreme fibre stress to be used in concrete in compression at the column head section shall not exceed seven hundred and fifty (750) pounds per square inch.

Sec. 181—Columns

I. For columns supporting reinforced concrete flat slabs, the least dimension of any column shall not be less than one-fifteenth ($1/15$) of the average span of any slabs supported by the columns; but in no cases shall such least dimensions of any interior column supporting a floor or roof be less than sixteen (16) inches when round, nor fourteen (14) inches when square; nor shall the least dimension of any exterior column be less than fourteen (14) inches.

Sec. 182—Column Capitals

I. Every reinforced concrete column supporting a flat slab, shall be provided with a cap having a diameter of not less than 0.225 of the average span of slabs supported by it. Such diameter shall be measured where the vertical thickness of the capital is at least one and one-half ($1\frac{1}{2}$) inches and shall be the diameter of the inscribed circle in that horizontal plane. Diameter.

II. The slope of the capital considered effective below the point where its diameter is measured shall nowhere make an angle with the vertical of more than forty-five (45) degrees. Slope

III. In case a cap of less dimensions than herein-after described as a drop, is placed above the column capital, the part of this cap enclosed within the lines Cap Placed
Above Capital

of the column capital extended upward to the bottom of the slab or drop may be considered as part of the column capital in determining the diameter for design purposes.

Sec. 183—Drop

Definition

I. When a reinforced concrete flat slab is thicker in that portion adjacent or surrounding the column, the thickened portion shall be known as a drop.

Width of Drop

II. The width of a drop when used, shall be determined by shearing stress in the slab around the perimeter of the drop, but in no case shall the width be less than 0.33 of the average span of any slab of which it forms a part.

Thickness of Drop

III. In computing the thickness of the drop required by the negative moment on the column head section, the width of the drop only shall be considered as effective in resisting the compressive stress, but in no case shall the thickness of such drop be less than 0.33 of the thickness of the slab.

Drops over Interior and Exterior Columns

IV. Where drops are used over interior columns, corresponding drops shall be employed over exterior columns and shall extend to the one-sixth (1/6) point of the panel from the center of the column.

Sec. 184—Slab Thickness

I. The thickness of a reinforced concrete slab shall be not less than that derived by the formula $t = 0.024 L W^{1/4}$ for slabs without drops, and $t = 0.02 L W^{1/4}$ for slabs with drops, in which t is the thickness of the slab in inches, L is the average span of the slab in feet, and W is the total live and dead load in pounds per square foot; but in no case shall the thickness be less than one-thirty-second (1/32) of the average span of the slab for floors, nor less than one-fortieth (1/40) of the average

span of the slab for roofs, nor less than six (6) inches for floors nor less than five (5) inches for roofs.

Sec. 185—Reinforcement

I. In the calculation of moments at any section, all the reinforcing bars which cross that section may be used, provided that such bars extend far enough on each side of such section to develop the full amount of the stress at that section. The effective area of the reinforcement at any moment section shall be the sectional area of the bars crossing such section multiplied by the size of the angle of such bars with the plane of the section. The distribution of the reinforcement of the several bands shall be arranged to fully provide for the immediate moments at any section.

Effective
Area and
Distribution
of Bars

II. Splices in bars may be made whenever convenient, but preferably at the points of minimum stress. The length of any splice shall be not less than forty (40) bars diameters, and in no case less than two (2) feet. The splicing of adjacent bars shall be avoided as far as possible. Slab bars which are lapped over the column, the sectional area of both being included in the calculation for negative moments, shall extend to the lines of inflection beyond the column center.

Splices

III. When the reinforcement is arranged in bands, at least fifty (50) per cent of the bars in any bands shall be of a length not less than the distance center to center of columns measured rectangularly and diagonally; no bars used as a positive reinforcement shall be of a length less than half ($\frac{1}{2}$) the panel length plus forty (40) bar diameters for cross bands, nor less than seven-tenths ($\frac{7}{10}$) of the panel length plus forty (40) bar diameters for diagonal bands, and no bars used as negative reinforcement shall be of a length less than one-half ($\frac{1}{2}$) the panel length. All reinforcement framing perpendicular to the wall

Reinforce-
ment Ar-
ranged in
Bands

in exterior panels shall extend to the outer edge of the panel and shall be hooked or otherwise anchored.

**Maintaining
Reinforce-
ment in
Position**

IV. Adequate means shall be provided for properly maintaining all slab reinforcements in the position assumed by the computations.

Sec. 186—Line of Inflection

I. In the design of reinforced flat slab construction, for the purpose of making calculations of the bending moments at sections other than defined in these rules, the line of inflection shall be considered as being located, one-quarter (1/4) the distance, center to center, of columns, rectangularly and diagonally, from center to center of columns for panels without drops, and three-tenths (3/10) of such distance for panels with drops.

Sec. 187—Moment Sections

**Inner and
Outer**

I. For the purpose of design of reinforced concrete flat slabs, that portion of the section across a panel, along a line midway between columns, which lies within the middle two-quarters of the width of the panel shall be known as the inner section, and those portions of the section in the outer quarters of the width of the panel shall be known as the outer sections.

**Mid-Section
and Column
Head Sec-
tions**

II. Of the section which follows a panel edge from column to column, and which includes the quarter (1/4) perimeters of the edges of the column capitals, that section within the middle two-quarters (2/4) of the panels shall be known as the mid-section, and the remaining two (2) portions, each having a projected width equal to one-quarter (1/4) of the panel width, shall be known as the column head sections.

Sec. 188—Bending Moments

I. In the design of reinforced concrete flat slabs the following provisions with respect to bending mo-

ments shall be observed. In the moment expression used.

W is the total dead and live load on the panel under consideration, including the weight of the drop, whether a square, rectangle or parallelogram.

W is the total live load on the panel under consideration.

L is the length of the side of a square panel center to center of columns, or the average span of a rectangular panel which is the mean length of the two sides.

N is the ratio of the greater to the less dimension of the panel.

H is the unsupported length of a column in inches; measured from the top of slab to base of capital.

I is the moment of inertia of the reinforced concrete column section.

Sec. 189—Interior Square Panels

I. The numerical sum of the positive and negative moments shall be not less than $1/17$ W. L. A variation of plus or minus five (5) per cent shall be permitted in the expression for the moment on any section, but in no case shall the sum of the negative moment, nor the sum of the positive moments be less than thirty-four (34) per cent of the total moment for slabs with drops; nor shall the sum of the negative moments be less than sixty (60) per cent of the total moment, nor the sum of the positive moments be less than forty (40) per cent of the total for slabs without drops.

Graduation
of Moments

II. In two-way systems, for slabs with drops, the negative moment resisted on two column head sections shall be $-1/32$ W L; the negative moment on the mid-section shall be $-1/133$ W L; the positive moment on the two outer sections shall be $+1/80$ W L, and the positive moment on the inner section

Two-Way
System

shall be $+1/133 W L$; for slabs without drops, the negative moment resisted on two column head sections shall be $-1/36 W L$, the negative moment on the mid-section shall be $-1/133 W L$, the positive moment on the two outer sections shall be $+1/63 W L$, and the positive moment on the inner section shall be $+1/133 W L$.

Four-Way System

III. In four-way system, the negative moments shall be as specified for two-way system, the positive moment on the two outer sections shall be $-1/100 W L$, and the positive moment on the inner section shall be $-1/100 W L$ for slabs with drops; and the positive moment on the two outer sections shall be $-1/74 W L$, and the positive moment on the inner section shall be $-1/100 W L$ for slabs without drops.

Three-Way Systems

IV. In three-way systems, the negative moment on the column head and mid-sections and the positive moment on the two outer sections, shall be as specified for four-way systems. In the expression for the bending moment on the various sections, the length L , shall be assumed as the distance center to center of columns, and the load W as the load on the parallelogram panel.

Sec. 190—Interior Rectangular Panels, Ratio Less 1.1

I. When the ratio does not exceed 1.1 all computations shall be based on a square panel of a length equal to the average span, and the reinforcement shall be equally distributed in the short and long directions according to the bending moment coefficients specified for the interior square panels.

Sec. 191—Interior Rectangular Panels, 1.1 to 1.33

I. When the ratio N lies between 1.1 and 1.33, the bending moment coefficients specified for interior square panels shall be applied in the following manner:

II. In two-way systems the negative moments of the two column head sections and the mid-section and the positive moment on the two outer sections and the innersection at right angles to the long direction shall be determined as for a square panel of a length equal to the greater dimension of the rectangular panels, and the corresponding moments on the sections at right angles to the short direction shall be determined as for a square panel of a length equal to the lesser dimension of the rectangular panel. In no case shall the amount of reinforcement in the short direction be less than two-thirds ($\frac{2}{3}$) of that in the long direction. The load W shall be taken as the load on the rectangular panel under consideration.

**Two-Way
System
Moments**

III. In four-way systems, for the rectangular bands the negative moments of the column head sections and the positive moments of the outer sections shall be determined in the same manner as indicated in the two-way systems.

**Four-Way
System
Moments**

IV. For the diagonal bands, the negative moments on the column head and mid-sections, and the positive moment on the inner section shall be determined as for a square panel equal to the average span of the rectangle. The load W shall be taken as the load on the rectangular panel under consideration.

**Moments
Diagonal
Bands**

V. In three-way systems the negative and positive moments on the bands running parallel to the long direction shall be determined as for a square whose side is equal to the greater dimension; and the moments on the bands running parallel to the short direction shall be determined as for a square whose side is equal to the lesser dimensions. The load W shall be taken as the load on the parallelogram panel under consideration.

**Moments of
Three-Way
Systems**

Sec. 192—Exterior Panels

1. The negative moments at the typical interior row of columns and the positive moments at the cen-

ter of the exterior panels on moment section parallel to the wall shall be increased twenty (20) per cent over those already herein specified for interior panels. The negative moments on moment section at the wall and parallel thereto shall be determined by the conditions of restraint, but the negative moments on the mid-section shall never be considered less than fifty (50) per cent, and the negative moment on the column head section never less than eighty (80) per cent of the corresponding moments at the first interior row of columns.

Sec. 193—Interior Columns

1. Interior columns shall be designed for the bending moments developed by unequally loaded panels, eccentric loading or uneven spacing of columns. The bending moment resulting from unequally loaded panels shall be considered as $1/40$ $W L$, and shall be resisted by the column immediately above and below the floor line under consideration, in direct proportion to the ratio of $1/h$.

Sec. 194—Wall Column

1. Wall column shall be designed to resist bending in the same manner as interior columns, except that W shall be substituted for W , in the formula for the moment. The moment as computed may be reduced by the counter moment of the weight of the structure which projects beyond the center line of the wall columns.

Sec. 195—Roof Columns

1. Roof columns shall be designed to resist the total moment resulting from unequally loaded panels, as expressed by the formulas in Sections 193 and 194 of this Rule.

Sec. 196—Wall Openings

1. In the design and construction of reinforced

concrete flat slabs, additional slab thickness, girders or beams shall be provided to carry any walls or concentrated loads in addition to the specified uniform live and dead loads. Such girders or beams shall be assumed to carry twenty (20) per cent of the total live and dead panel loads in addition to the wall load. Beams shall also be provided in case openings in the floor beams reduce the working strength of the slab below the prescribed carrying capacity.

Sec. 197—Special Panels

I. For structures having a width of less than three (3) rows of slabs, in which exterior drops, capitals or columns are omitted, or in which irregular or special panels are used, and for which rules relating to the design of the reinforced flat slabs do not directly apply, computations in the analysis of the design of such panels, shall, when so required, be filed with the Superintendent of Buildings.

ARTICLE XII.

Iron and Steel Construction

- Sec. 198. Iron and Steel.
- Sec. 199. Working Stresses for Cast Iron and Steel.
- Sec. 200. Cast Iron Lintels, Beams and Girders.
- Sec. 201. Cast Iron Columns.
- Sec. 202. Structural Steel Construction.
- Sec. 203. Specifications for Structural Steel.
- Sec. 204. Loading.
- Sec. 205. Tension and Compression, Allowable Stresses.
- Sec. 206. Bending—Allowable Stresses.
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- Sec. 208. Allowable Bearing Stresses.
- Sec. 209. Combined Stresses.
- Sec. 210. Formulas for Structural Steel, Beams and Columns

- Sec. 211. Minimum Thickness.
- Sec. 212. Beams and Girders.
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- Sec. 214. Framing and Connecting.
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- Sec. 216. Column Bases.
- Sec. 217. Eccentric Loading.
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- Sec. 219. Net Section.
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- Sec. 226. Tie Rods and Templets.
- Sec. 227. Protection of Iron or Steel.
- Sec. 228. Painting.
- Sec. 229. Erection.
- Sec. 230. Metal Fronts.
- Sec. 231. Use of Old Materials.
- Sec. 232. Workmanship.
- Sec. 233. Inspection.
- Sec. 234. Lally Columns.

Sec. 198—Iron and Steel

Cast Iron I. Cast iron shall be of good foundry mixture, producing a clean, tough, gray iron. It shall conform to such specifications as may be promulgated by the Superintendent of Buildings, or in the absence of such specifications, to the standard specifications of the American Society for Testing Materials for medium gray iron casting.

Cast Steel II. Steel casting for building construction shall be made of open hearth steel, and shall be practically free from blow holes. Except as may be otherwise prescribed by rules of the Superintendent of Buildings, they shall conform to the standard specifications of the American Society for Testing Materials for soft or medium steel castings.

III All structural steel shall conform to the standard specifications of the American Society for Testing Materials, serial designation A 9—21, as amended to date. **Structural Steel**

IV. Materials salvaged from previous construction shall not be used except when approved by the Superintendent of Buildings, and only after rigid special investigation and supervision by a registered professional engineer. **Salvaged Materials**

Sec. 199—Working Stresses for Cast Iron and Steel

I. In columns with flat ends, of cast iron, the stresses should not exceed those specified in this section. **General**

II. The safe carrying capacity of cast iron, except in cases of columns, shall be determined by the working stresses in pounds per square inch as specified. Unless otherwise indicated, net sectional areas shall be used in determining the safe carrying capacity. **Working Stresses**

III. Cast Iron and Steel.....16,000 **In Compression**

IV. Cast Steel16,000 **In Tension**

V. Cast Iron 3,000 **Shear**

VI. Cast Iron, compression side.....16,000 **In Bending.**

Cast Iron, tension side 3,000

VII. The working stresses in pounds per square inch of cross section for Cast Iron Columns shall be when the length divided by the least radius of gyration equals: **Stresses for Columns**

1/5	Stress
10	8600
20	8200
30	7800
40	7400
50	7000
60	6600
70	6200

Sec. 200—Cast Iron Lintels, Beams and Girders

I. Cast Iron Lintels shall not be less than three-quarters of an inch in thickness at any point, and shall not be used for spans exceeding six feet.

Sec. 201—Cast Iron Columns

Dimensions.

I. Cast Iron Columns shall not have a smaller outside diameter or side than five inches, nor shall they have an unsupported length greater than that allowed by this Code.

Thickness

II. Thickness of metal shall be not less than one-twelfth the diameter or least diameter across section, but never less than three-fourths of an inch. When necessary thickness shall be increased near the end so that the core of a column below a joint shall not be larger than the core of the column above, in which case the metal may be tapered down for a distance of not less than six inches, or a joint plate may be inserted of sufficient strength to distribute the load. Whenever the core of a cast iron column shifted more than one-fourth the thickness of the shell, the thickness of the metal all around shall be assumed equal to the thinnest part.

Proper Joints

III. Cast Iron Columns shall be machine faced at the end to a true surface perpendicular to the axis. They shall be bolted together with at least four bolts not less than three-quarters of an inch in diameter, passing through the flanges, the bolts being of sufficient length to allow the nuts to be screwed up tightly, and as each column is placed in position the bolts shall be placed in position and the nuts shall be screwed up tightly.

Shape and Dimension of Flange

IV. When Cast Iron Columns rest one on top of another the top flanges of the lower column shall project on all sides not less than three inches from the outer surfaces of the column, and the shape and dimensions of the bottom flange of the upper column

shall be the same as those of the top flange of the lower column, except when a column is placed on a lot line, the flanges on the side towards such lot line may be omitted if not required for bolting. Flanges shall be at least one inch in thickness when finished and reinforced by fillets and brackets when necessary.

V. All holes in Cast Iron Columns shall be drilled. The diameter of the holes shall not exceed that of the bolts by more than one-sixteenth of an inch.

**Drilling and
Diameter of
Bolt Holes**

VI. All Cast Iron Columns shall have caps and bases of at least one inch in thickness, or design approved by the Superintendent of Buildings.

**Caps and
Bases.**

VII. Cast Iron Bases or Shoes shall not be less than one inch thick in any part. If any side of the bed plate exceeds three feet in length, a reinforcing flange at least two inches high shall be provided around the outer edges. All Cast Iron Bases or Shoes shall be placed on top, and when resting on steel girders on both top and bottom. Nothing in this section shall prevent iron or steel bases being made as a part of the columns.

**Cast Iron
Shoes**

VIII. Cast Iron Columns shall not be used in any case where the load is so eccentric as to cause tension in the cast iron. Nor shall they be used for such parts of the structural frame of buildings which are required to resist stress due to wind.

**Limitation
Eccentric
and Wind
Loads**

IX. No Cast Iron Column shall be set in place until it has passed an inspection satisfactory to the Superintendent of Buildings. Wherever blow holes or imperfections are found in a Cast Iron Column which reduce the area of the cross section at that point more than ten per cent., such columns shall be condemned. Cast Iron Columns not cast with one open side or back shall have three-eighths inch holes drilled in the shaft to exhibit the thickness of the casting, as may be required by the Superintendent

Inspection.

of Buildings. Cast Iron Columns shall not be painted before inspection.

Sec. 202—Structural Steel Construction

- | | |
|--------------------------------|--|
| General. | I. To obtain a satisfactory structure the following major requirements must be fulfilled. |
| Material. | II. The material must be suitable, of uniform quality and without defects affecting the strength of service of the structure. |
| Loads and Conditions | III. Proper loads and conditions must be assumed in the design. |
| Suitability of Stresses | IV. The unit stresses must be suitable for the material used. |
| Workmanship | V. The workmanship must be good, so that defects or injuries are not produced in the manufacture. |
| Computations and Design | VI. The computations and design must be properly made, so that the unit stresses specified shall not be exceeded, and the structure and its details shall possess the requisite strength and rigidity. |
| Symmetrical Members | VII. Sections shall preferably be symmetrical. |

Sec. 203—Specification for Structural Steel

- | | |
|--------------------------|--|
| New Material. | I. Structural steel shall conform to the standard specifications of the American Society for Testing Materials for Structural Steel for Bridges, serial designation A 9-21, as amended to date. |
| Salvaged Material | II. The conditions of this Code shall not apply to the use of materials salvaged from previous construction, which shall not be used except under most rigid special inspection and supervision. |

Sec. 264—Loading

- | | |
|---|---|
| Dead and Live Loads and Temporary Structures | I. Structures shall be designed to sustain the dead weight imposed upon them, including the |
|---|---|

weight of the frame itself, and, in addition, the maximum live load as specified in each particular case. Temporary stresses caused by erection shall be provided for.

II. In cases where live loads have the effect of producing impacts or vibration, a proper percentage shall be added to the static live load stresses to provide for such influences, so that the total stress found in any member is an equivalent static stress.

Impact and
Vibration

III. Proper provision shall be made to transmit the reactions from construction to the foundation of the structure.

Transmis-
sion of Re-
actions to
Foundations

IV. Proper provision shall be made for stresses caused by wind pressure both during the erection and after the completion of the building. Wind pressure is dependent on conditions of exposure, but the allowable stresses specified in this Code, under Section 209, are based upon the frame being designed to carry wind pressure of not less than twenty pounds per square foot of the vertical projection of the exposed surface during erection and fifteen pounds per square foot on the vertical projection of the finished structure.

Wind Pres-
sure

Sec. 205—Tension and Compression — Allowable Stresses

I. All parts of the structure shall be so proportioned that the sum of the static stresses in pounds per square inch shall not exceed the following:

General

II. Rolled steel, on net sections.....18,000

Rolled Steel
Tension

III. Rolled steel, on short lengths or where lateral deflection is prevented.....18,000

Rolled Steel
Compres-
sion

IV. On gross section of columns: $\frac{18,000}{1 + \frac{L^2}{18,000 r^2}}$

Cross Section
of Columns

with a maximum of.....15,000
in which L is the unsupported length of the column
and r is the least radius of gyration of the section,
both in inches.

Main Com-
pression
Member

V. For main compression members, the ratio L/r
shall not exceed 120, and for bracing and other
secondary members 200.

Sec. 206—Bending—Allowable Stresses

On Extreme
Fibre

I. Stresses in pounds per square inch on extreme
fibres of rolled shapes, and built up sections, net
section, if lateral deflection is prevented, shall not
exceed 18,000.

Unsupported
Length Ex-
ceeding Fif-
teen Times
Width

II. When the unsupported length, L, exceed
fifteen times the width, b, the width of the com-
pression flange, the stress in pounds per square inch
in the latter shall not exceed:

$$F_c = 1 - \frac{20,000}{L^2} \frac{L^2}{2,000 b^2}$$

Laterally
Unsupported
Length of
Beams and
Girders

III. The laterally unsupported length of beams
and girders shall not exceed forty times the width,
b, of the compression flange.

On Extreme
Fibres of
Pins

IV. Stresses in pounds per square inch on ex-
treme fibres of pins, when the forces are assumed
as acting at the center of gravity of the pieces, shall
not exceed 27,000.

Sec. 207—Shearing—Allowable Stresses

Pins, Rivets
and Bolts.

- | | |
|--|--------|
| I. On pins | 13,500 |
| On power driven rivets | 13,500 |
| On turned bolts in reamed holes, with a
clearance of not more than 1/50th
of an inch | 12,500 |
| On hand driven rivets | 10,000 |
| On unfinished bolts | 10,000 |

II. On gross area of the web of beams and girders where h, the height between the flanges in inches is not more than 60 times t, the thickness of the web in inches, 12,000.

Web of
Beams
Height Not
Exceeding 60
Times t.

III. On the gross area of the web of beams and girders, if the web is not stiffened, where h, the height between the flanges in inches is more than sixty times t, the thickness of the web, the maximum shear per square inch, S/A shall not exceed:

Web of
Beams
Height Ex-
ceeding 60
Times t.

$$1 + \frac{18,000}{h^2 \cdot 7,200 t^2}$$

In which S is the total shear, and A is the gross of the web in square inches.

Sec. 208—Allowable Bearing Stresses

I.	Double	Single	Pins, Rivets and Bolts
On pins	30,000	24,000	
On power driven rivets	30,000	24,000	
On turned bolts in reamed holes.....	30,000	24,000	
On hand driven rivets	20,000	16,000	
On unfinished bolts	20,000	16,000	
Expansion rollers per lineal inch: 600 times the diameter of the roller in inches.			

Sec. 209—Combined Stresses

I. For combined stresses due to wind and other loads the permissible working stress may be increased 33½% provided the section thus found is not less than that required by the dead and live loads alone.

Permissible
Working
Stresses

II. For members carrying wind stresses only, the permissible working stresses may be increased 33½% per cent

Wind Stress
Only

Direct and
Bending

III. Members subject to both direct and bending stresses shall be so proportioned that the greatest combined stress shall not exceed the allowed limits.

Tension and
Compression.

IV. All members subject to stresses of both tension and compression shall be designed to sustain either stress with 5/10ths of the smaller stress added to it.

Sec. 210—Formulae for Structural Steel, Beams and Columns

I. Formula: Compression Flanges.

Fc equals $\frac{20,000}{1 + \frac{L^2}{2,000 b^2}}$

$$1 + \frac{L^2}{2,000 b^2}$$

Fc equals unit stress in pounds per square inch.

L equals unsupported length in inches.

b equals flange width in inches. Max. L/b—40.

$\frac{L}{b}$	Fc	$\frac{L}{b}$	Fc
15.....	18,000	28.....	14,363
16.....	17,730	29.....	14,090
17.....	17,474	30.....	13,793
18.....	17,211	31.....	13,509
19.....	16,942	32.....	13,227
20.....	16,667	33.....	12,950
21.....	16,387	34.....	12,674
22.....	16,103	35.....	12,403
23.....	15,817	36.....	12,146
24.....	15,528	37.....	11,873
25.....	15,238	38.....	11,614
26.....	14,943	39.....	11,360
27.....	14,657	40.....	11,111

II. Formula:
$$\frac{S}{1 + \frac{A h^2}{7,200 t^2}} = \frac{18,000}{1 + \frac{A h^2}{7,200 t^2}}$$

Web Shear
and Stiffen-
ers

$\frac{h}{t}$	$\frac{S}{A}$	$\frac{h}{t}$	$\frac{S}{A}$	$\frac{h}{t}$	$\frac{S}{A}$
60.....	12,000	78.....	9,756	96.....	7,895
61.....	11,868	79.....	9,642	97.....	7,803
62.....	11,734	80.....	9,529	98.....	7,712
63.....	11,604	81.....	9,418	99.....	7,623
64.....	11,473	82.....	9,308	100.....	7,535
65.....	11,343	83.....	9,199	105.....	7,111
66.....	11,215	84.....	9,091	110.....	6,722
67.....	11,087	85.....	8,984	115.....	6,345
68.....	10,961	86.....	8,880	120.....	6,000
69.....	10,835	87.....	8,775	125.....	5,678
70.....	10,711	88.....	8,672	130.....	5,378
71.....	10,587	89.....	8,571	135.....	5,097
72.....	10,465	90.....	8,471	140.....	4,836
73.....	10,344	91.....	8,372	145.....	4,592
74.....	10,224	92.....	8,274	150.....	4,364
75.....	10,105	93.....	8,177	155.....	4,151
76.....	9,988	94.....	8,082	160.....	3,951
77.....	9,871	95.....	7,988		

III.

P equals
$$\frac{18,000}{1 + \frac{L^2}{18,000 r^2}}$$

Columns.

P equals allowable stress in pounds per sq. in.

L equals unsupported length in inches.

r equals least radius of gyration in inches.

$\frac{L}{r}$
Max.—for primary members equals 120.

$\frac{L}{r}$
Max.—for secondary members equals 200.

L		L		L	
r	P	r	P	r	P
60.....	15,000	86.....	12,757	112.....	10,607
61.....	14,916	87.....	12,672	113.....	10,530
62.....	14,832	88.....	12,585	114.....	10,452
63.....	14,748	89.....	12,500	115.....	10,376
64.....	14,661	90.....	12,414	116.....	10,300
65.....	14,578	91.....	12,328	117.....	10,224
66.....	14,492	92.....	12,243	118.....	10,149
67.....	14,407	93.....	12,158	119.....	10,074
68.....	14,321	94.....	12,073	120.....	10,000
69.....	14,235	95.....	11,989	125.....	9,635
70.....	14,150	96.....	11,904	130.....	9,283
71.....	14,062	97.....	11,821	135.....	8,944
72.....	13,975	98.....	11,737	140.....	8,617
73.....	13,888	99.....	11,654	145.....	8,302
74.....	13,801	100.....	11,571	150.....	8,000
75.....	13,714	101.....	11,489	155.....	7,709
76.....	13,627	102.....	11,406	160.....	7,431
77.....	13,540	103.....	11,325	165.....	7,164
78.....	13,452	104.....	11,243	170.....	6,908
79.....	13,366	105.....	11,163	175.....	6,663
80.....	13,279	106.....	11,082	180.....	6,429
81.....	13,192	107.....	11,002	185.....	6,203
82.....	13,104	108.....	10,922	190.....	5,989
83.....	13,018	109.....	10,843	195.....	5,783
84.....	12,931	110.....	10,764	200.....	5,586
85.....	12,844	111.....	10,686		

Sec. 211—Minimum Thickness

Minimum
Thickness
for Struc-
tural Shapes.

I. No steel less than 5/16 inch shall be used for exterior construction, nor less than 1/4 inch for interior construction, except linings, or fillers, and rolled structural shapes.

Light
Structures

II. These provisions do not apply to light structures, such as skylights, marquees, fire escapes, light one-story buildings, or light miscellaneous steel work.

III For trusses having end reactions of 40,000 pounds or over, the gusset plates shall be not less than $\frac{3}{8}$ -inch thick. Thickness of Gusset Plates

Sec. 212—Beams and Girders

I. When rolled steel beams are used in pairs to form a girder, they shall be connected together by separators at intervals of not more than five feet. All beams 12 inches and over in depth shall have at least two bolts to each separator. Beams as Girders

II. Beams and girders shall be proportioned by the moments of inertia of their net section, except that plate girders, if not shallow, may be proportioned on the assumption that the flanges are concentrated at their centers of gravity, in which case $\frac{1}{3}$ of the gross section of the web, if properly spliced, may be considered as a flange section. Proportioning Beams Girders and Plate Girders

III. Plate girders shall have a thickness of not less than $\frac{1}{160}$ th of the unsupported distance between the flange, but in no case less than $\frac{5}{16}$ th of an inch. Plate Girders

IV. Web splices shall consist of a plate on each side of the web capable of transmitting the full stress through the spliced rivets. Web Splices

V. Stiffeners shall be used on the webs of plate girders and rolled beams at the ends and points of concentrated loads, and at intermediate points where h , the unsupported height between flanges, is greater than Stiffeners

$$85 t / \sqrt{18,000 A/S - 1}$$

VI. Where stiffeners are required the distance between them shall not be greater than Distance Between Stiffeners

$$85 t / \sqrt{18,000 A/S - 1}$$

in which A is gross area of web, and S the total shear and t the web thickness. Stiffeners under or

over concentrated loads shall be proportioned to distribute such loads into the web.

When h is greater than 60 times t the thickness of the web of a plate girder, stiffeners shall be required at a distances not greater than six feet apart, or more than depth of web.

**Plate Girder
Stiffeners**

VII. Plate girder stiffeners shall generally be in pairs, one on each side of the web, and shall have a close bearing against the flange angle at points of concentrated loading; stiffeners over the end bearing shall be on plate fillers. The pitch of rivets in stiffeners shall not be less than 6 inches.

**Crane
Runways**

VIII. Crane runway girders and the supporting frame work shall be proportioned to resist the greatest horizontal stresses caused by the operation of the cranes.

**Flange
Plates**

IX. The flange plates of all girders shall be limited in width so as not to extend more than six inches or more than twelve times the thickness of the finished plate beyond the outer row of rivets connecting them to the angles.

Rivets

X. Rivets connecting the flanges to the web at points of direct load on the flange shall be proportioned to carry the resultant of the longitudinal and transverse shears.

Rivets connecting the flanges to the webs of plate girders and of columns subjected to bending shall be spaced so as to carry the increment of the flange stress between the rivets.

Sec. 213—Adjustable Members

I. The initial stress in adjustable members shall be assumed as not less than 5,000 pounds.

Sec. 214—Framing and Connecting

General

I. All columns, beams, trusses and all other iron

or steel work shall be suitably framed and connected together and to the walls.

II. All beams framed into and supported by other beams or girders shall be connected by angles or knees of a proper size and thickness, with sufficient bolts or rivets to transmit the entire load, or by seats of sufficient strength and the necessary angles or knees to hold the beam in place.

Framing
of Beams

III. Beams resting on girders shall be securely riveted or bolted to the same.

Connecting
Beams and
Girders

IV. All component parts of built up structural members shall be riveted.

Shop Work

V. All main members, as trusses, tank towers, elevator supports, column splices, connections to columns and connections within three feet of columns, shall be riveted. Secondary members of all structures, such as purlins, secondary beams in floors, girths, door and window framing alignment bracing, etc., may be bolted. Small structures such as sheds, one and two story buildings may, with the approval of the Superintendent of Buildings, be bolted.

Field Work

VI. Proper provision shall be made for expansion and contraction.

Expansion

Sec. 215—Trusses

I. Trusses shall be of such design that the stresses in each member can be calculated.

Design

II. All trusses shall be held rigidly in position by efficient systems of lateral or sway bracing.

Bracing

III. Trusses having end reactions of 40,000 pounds or over shall have gusset plates not less than $\frac{3}{8}$ inch thick.

Gusset
Plates

IV. For tension members, the actual net area only after deducting rivet holes one-eighth larger

Tension
Members

than the rivets, shall be considered as resisting the stresses.

Compression Members

V. Compression members in pin connected trusses shall be designed so that the stresses shall not exceed seventy-five (75) per cent of the permissible working stresses for columns.

Eye Bars.

VI. The heads of all eye bars shall be made by upsetting or forging. No weld shall be allowed in the body of the bar. Steel eye bars shall be annealed. Bars shall be straight before boring. Eyes and screw ends shall be so proportioned that upon tests to destruction, fracture shall take place in the body of the member.

Pins

VII. All pins shall be accurately turned. All pin holes shall be bored true and at right angles to the axis of the members, and must fit the pins within one-thirty-second ($1/32$) of an inch.

Sec. 216—Column Bases

Load Distribution on Footing

I. Proper provision shall be made to distribute column loads on the footings and foundations.

Top Surface

II. The top surface of all column bases shall be planed for the column bearings.

Bearing

III. Column bases shall be set true and level with full bearing on the masonry, and be properly secured to the footings.

Sec. 217—Eccentric Loading

General

I. Full provision shall be made for stresses caused by eccentric loads.

Computation of Stresses

II. Any column eccentrically loaded shall have the stresses caused by such eccentricity computed and the combined stresses resulting from such eccentricity of any part of the column added to all other working stresses in that part, shall in no case exceed the working stresses given in this section.

III. The eccentric load of a column may be considered to be distributed equally over the entire area of that column at the next point below that at which the column is securely braced laterally, in the direction of the eccentricity.

Distribution
of Load on
Column

Sec. 218—Design of Columns

I. No part of a steel column shall be less than one-quarter ($\frac{1}{4}$) of an inch thick, for interior construction; nor less than five-sixteenths ($\frac{5}{16}$) for exterior construction, except for lining or fillers and rolled steel shapes. No material, whether in the body of the column, or used as a lattice bar or stay plate, shall be used of less thickness than one-thirty-second ($\frac{1}{32}$) of the unsupported width, measured between centers of rivets transversely, or one-sixteenth ($\frac{1}{16}$) of the distance between centers of rivets in the direction of the stress. Stay plates are to have not less than four (4) rivets, and are to be spaced so that the ratio of length to the least radius of gyration of the parts connected does not exceed forty (40), the distance between nearest rivets of two (2) stay plates in this case being considered as length. In built-up columns the thickness of any outstanding member shall not be less than one-twelfth ($\frac{1}{12}$) of the width of the outstanding portion.

Sec. 219—Net Section

I. In calculating tension members, the net section shall be used, and in deducting the rivet holes they shall be taken one-eighth ($\frac{1}{8}$) inch greater in diameter than the nominal diameter of the rivets.

When Used

II. Pin connected tension members shall have the section through the pin holes twenty-five (25) per cent. in excess of the next section of the member, and a net section back of the pin holes equal to seventy-five (75) per cent of that required through the pin holes

Pin Connect-
ed Tension
Members.

Sec. 220—Abutting Joints

Splices.

I. Compression members when faced for bearing shall be spliced sufficiently to hold the connecting members accurately in place. Other joints and riveted work, whether in tension or compression, shall be fully spliced.

Connection at Joints

II. The ends of all columns shall be faced to a plane surface at right angles to the axis of the columns. Wherever practicable the connection between them shall be made with splice plates. When splice plates cannot be used a connection formed of plates and angles, designed properly to distribute the stress, may be used. Where any part of the section of a column projects beyond that of the column above or below, the difference shall be made up by filling plates secured to the column by the proper number of rivets. All column connections shall be riveted.

Sec. 221—Rivets

Diameter Used

I. In proportioning rivets, the nominal diameter of the rivet shall be used.

Grip Exceeding Five Diameters

II. Rivets carrying calculated stresses, and whose grip exceeds five (5) diameters, shall have their number increased one per cent. for each additional one-tenth ($1/10$) inch in the rivet grip. Special care shall be used in heating and driving such rivets. Long grip rivets shall have their ends sufficiently cooled by quenching to insure the complete upsetting of the rivet shank before the head is formed.

Driving

III. All shop rivets, wherever practicable, shall be machine driven. Rivets shall fill the holes completely. Rivet heads shall be hemi-spherical and concentric with the axis of the rivet.

Sec. 222—Rivet Spacing

Minimum Distance Between Centers of Rivet Holes

I. The minimum distance between centers of rivet holes shall be three (3) diameters of the rivet, but

the distance shall preferably be not less than four and one-half ($4\frac{1}{2}$) inches for inch and one-quarter ($1\frac{1}{4}$ ") rivets, four (4) inches for one and one-eighth ($1\frac{1}{8}$) inch rivets, three and one-half ($3\frac{1}{2}$) inches for one (1) inch rivets, three (3) inches for seven-eighths ($\frac{7}{8}$) inch rivets, two and one-half ($2\frac{1}{2}$) inches for three-quarter ($\frac{3}{4}$) inch rivets, two (2) inches for five-eighths ($\frac{5}{8}$) inch rivets, and inch and three-quarters ($1\frac{3}{4}$) for one-half ($\frac{1}{2}$) inch rivets. .

II. The maximum pitch in the line of stress in compression members, composed of plates and shapes, shall not exceed sixteen (16) times the thinnest outside plate or shape, nor twenty (20) times the thinnest enclosed plate or shape, with a maximum of twelve (12) inches, and at right angles to the direction of stress. The distance between lines of rivets shall not exceed thirty (30) times the thinnest plate or shape.

Maximum
Pitch in
Compression
Members

III. For angles in built section with two gauge lines, with rivets staggered, the maximum pitch in the line of stress in each gauge line shall not exceed twenty-four (24) times the thinnest plate with a maximum of eighteen (18) inches.

Maximum
Pitch in
Angles

IV. In tension members composed of two angles a pitch of three (3) feet six (6) inches will be allowed, and in compression members two (2) feet, but the ratio of L/r for each angle between rivets shall not be more than three-quarters ($\frac{3}{4}$) of that for the whole member.

Pitch in
Two Angle
Members

V. The pitch of rivets at the end of built compression members shall not exceed four (4) diameters of the rivets for a length equal to one and one-half ($1\frac{1}{2}$) times the maximum width of the member.

Pitch at
Ends of
Compression
Members

Sec. 223—Connections

I. Connections carrying calculated stresses except for lacing sag bars or angles, hand rails or beam

Minimum
Number of
Rivets

connections, shall not have less than two rivets or for field connections, not less than three rivets.

Members Meeting at Joint

II. Members meeting at a joint shall have their lines of center of gravity meet at a point if practicable. If not, any eccentricity shall be provided for.

Rivets Transmitt- ing Stresses Into Mem- bers

III. The rivets at the ends of any member transmitting the stresses into that member should have their centers of gravity at the center of gravity of the member; if not, the effect of the resulting eccentricity shall be provided for. Pins may be so placed as to counteract the effect of bending due to dead loads.

Bending Mo- ments at Connections Between Members

IV. Where a member is connected to the web of another member in such a manner that it develops the effect of a fixed end beam, the resulting bending moment at such connection shall be provided for.

Fillers

V. Where stress is transmitted from one piece to another through a loose filler, the number of rivets shall be properly increased; tight fitting shall be preferred.

Distance from Rolled Edge

VI. The minimum distance from the center of the rivet holes to a sheared edge of the material shall not be less than:

- 1 inch for $\frac{1}{2}$ inch rivets.
- $1\frac{1}{8}$ inch for $\frac{5}{8}$ inch rivets.
- $1\frac{1}{4}$ inch for $\frac{3}{4}$ inch rivets.
- $1\frac{1}{2}$ inch for $\frac{7}{8}$ inch rivets.
- $1\frac{3}{4}$ inch for 1 inch rivets.
- 2 inch for $1\frac{1}{8}$ inch rivets.
- $2\frac{1}{8}$ inch for $1\frac{1}{4}$ inch rivets.

Sec. 224—Bolting

Threads.

I. Where riveting is not required by the provisions of this Code, connections may be effected by bolts of mild steel with United States Standard threads. The threads shall be full and clean, the nuts shall be truly concentric with the bolt, and the

threads shall be of sufficient strength to allow the nut to be screwed up tightly.

II. When the bolts are used for suspenders the working stress shall be reduced to nine thousand (9,000) pounds per square inch of net area, and the load shall be transmitted into the head of nut by suitable members. **Suspenders**

Sec. 225--Lattice

I. The open sides of compression members shall be provided with lattice having tie plates at each end and at intermediate points if the lattice is interrupted. Tie plates shall be as near the ends as practicable. In main members carrying calculated stresses the end tie plates shall have a length of not less than the distance between the lines of rivets connecting them to the flanges and intermediate ones of not less than one-half ($\frac{1}{2}$) of this distance. The thickness of tie plates shall not be less than one fiftieth ($1/50$) of the distance between the lines of rivets connecting them to the segments of the members and the rivet pitch shall not be more than four (4) diameters. Tie plates shall be sufficient in size and number to equalize the stress in the parts of the members. **Tie Plates**

II. Lattice bars shall have nearly finished ends. The thickness of lattice shall be not less than one-fortieth ($1/40$) for single lattice and one-sixtieth ($1/60$) for double lattice of the distance between end rivets; their minimum width shall be as follows: **Thickness of Lattice Bars and Width**

For 15-inch channels, or built sections with three and one-half ($3\frac{1}{2}$) and four (4) inch angles, two and one-half ($2\frac{1}{2}$) inches ($\frac{3}{4}$ -inch rivets), or two and one-quarter ($2\frac{1}{4}$) inches ($\frac{3}{4}$ -inch rivets).

For twelve (12) inches, ten (10) inch and nine (9) inch channels, or built sections with three (3) inch angles, two and one-quarter ($2\frac{1}{4}$) inches (three-quarter ($\frac{3}{4}$) inch rivets).

For eight (8) inch and seven (7) inch channels, or built sections with two and one-half (2½) inch angles, two (2) inches (five-eighths (⅝) inch rivets), or two and one-quarter (2¼) inches (three-quarter (¾) inch rivets).

For six (6) inch and five (5) inch channels, or built sections with two (2) inch angles, one and one-half (1½) inches (one-half (½) inch rivets), or one and three-quarter (1¾) inches (five-eighths (⅝) inch rivets).

**Inclination
of Lat-
tice Bars
Strengthen-
ing**

III. Inclination of lattice bars to axis of the members shall generally be not less than forty-five (45) degrees, but when the distance between the rivet lines in the flanges is more than fifteen (15) inches, the lattice shall be doubled and riveted at the intersection if bars are used, or else shall be made of angles.

Spacing

IV. Lattice bars shall be so spaced that the ratio L/r of the flange included between their connections shall not be over three-quarters (¾) of that of the member as a whole.

Sec. 226—Tie Rods and Templates

Rods.

I. Whenever tie rods may be required by the provisions of this Code in connection with iron and steel construction, they shall be at least three-fourths (¾) of an inch in diameter. Holes for tie rods in floor arches shall be placed as near the thrust of the arch as practicable. The distance between the rods in floors or roofs shall not exceed eight (8) times the depth of the beams nor eight (8) feet in any case.

Plates

II. When any lintel, beams, girder or truss is supported at either end by a wall or pier, it shall be properly anchored thereto, and shall rest upon a template or shoe of cast iron, steel or stone of such design and dimensions as to safely distribute its load on the masonry, except that when beams not

exceeding six (6) inches in depth, are placed not more than thirty (30) inches on centers, no templates shall be required.

Sec. 227—Protection of Iron or Steel

I. Any iron or steel construction hereafter placed in any building to support a wall or part thereof, or a sidewalk, shall be protected with not less than two (2) inches of fireproof material securely applied, excepting edges of lugs and brackets need be covered by not more than one and one-half ($1\frac{1}{2}$) inches. (See Sections 141-142.)

Protection
Against Fire

II. All general structural iron and steel work shall be cleaned of all scale, dirt and rust and be thoroughly coated with one coat of paint before erection, except that cast iron columns shall not be painted until after inspection.

Protection
Against
Scale, Dirt
and Rust.

Sec. 228—Painting

I. Parts not in contact, but inaccessible after assembling, shall be properly protected by paint.

Parts In-
accessible

II. In riveted work the surfaces coming in contact shall be painted before being assembled, except where encased in concrete.

Painting Be-
fore Asem-
bling

III. All steel work, except where encased in concrete, shall be thoroughly cleaned and given one coat of acceptable metal protection well worked into the joints and open spaces.

Steel Work
Protection of

IV. Machine finished surfaces shall be protected against corrosion.

Finished
Surfaces

V. Exposed structural steel, or iron and steel, shall be painted periodically, or otherwise properly protected.

Exposed
Structural
Steel and
Iron

Sec. 229—Erection

I. The frame of all steel structures shall be car-

Framing and
Bracing

ried up true and p'umb, and temporary bracing shall be introduced wherever necessary to take care of all loads to which the structure may be subjected, including erection, equipment and the operation of same. Such bracing shall be left in place as long as may be required for safety.

Bolting

II. As erection progresses the work shall be securely bolted up to take care of all dead loads, wind and erection stresses.

Loads During Erection.

III. Wherever piles of material, erection equipment or other loads are carried during erection, proper provision shall be made to take care of stresses resulting from the same.

Riveting

IV. No riveting shall be done until structure has been properly aligned. Rivets driven in the field shall be heated and driven with the same care as rows driven in the shop.

Sec. 230—Metal Fronts

I. Metal fronts or fascias hereafter erected on the exterior of buildings and over one story high shall be backed up or filled with masonry not less than eight (8) inches thick.

Sec. 231—Use of Old Materials

Working Stresses for Old Material

I. Nothing in this Article shall prevent the use of old steel or wrought iron shapes, provided that the working stresses do not exceed three-fourths ($\frac{3}{4}$) of those specified in this Code for steel and that the steel or wrought iron shapes proposed to be used are examined by a recognized authority who shall certify that the steel or wrought iron meets the requirements of this Article and that the provisions of this Article are otherwise complied with.

Previously Fabricated Construction

II. Nothing in this Article shall require any alteration in any iron or steel construction already

fabricated in compliance with regulations heretofore in force.

Sec. 232—Workmanship

I. All workmanship shall be equal to the best practice in modern structural shops. General

II. The several pieces forming built sections shall be straight and built close together, and finished members shall be free from twists, bends and open joints. Materials

III. Rolled steel sections, except for minor details, shall not be heated. Rolled Steel Sections

IV. Wherever steel castings are used, they shall be properly annealed. Steel Castings

V. Material may be punched one-sixteenth ($\frac{1}{16}$) inch larger than the nominal diameter of rivets. Whenever the thickness of the metal is equal to or less than the diameter of the rivets, plus one-eighth ($\frac{1}{8}$) inch. When the metal is thicker than the diameter of the rivets, plus one-eighth ($\frac{1}{8}$) inch, the hole shall be drilled or sub-punched and reamed. Punching

VI. Drifting to enlarge unfair holes will not be permitted. Drifting.

VII. Rivets are to be driven hot, and whenever practicable by power. Rivet heads shall be of hemispherical shape, and uniform size throughout the work for the same size rivet, full, neatly finished, and concentric with the holes. Rivets after driving, shall be tight, completely filling the holes, and with heads in full contact with the surfaces. Rivets, How Driven

VIII. Compression joints depending upon contact bearings shall have the bearing surfaces truly faced after the members are riveted. All other joints shall be cut or dressed true and straight, especially where exposed to view. Compression Joints

Use of Burning Torch

IX. The use of a burning torch is permissible only on material which is not carrying stresses and does not subsequently carry stress to the burned areas.

Sec. 233—Inspection

Defective Material

I. Material or workmanship, not conforming to the provisions of this Code, shall be rejected at any time defects are found. The owner shall promptly replace the same.

Expense of Shop Inspection

II. The owner, if required by the Superintendent of Buildings shall bear the expense of competent shop inspection at the place where steel or iron is being fabricated or manufactured for future erection in the City of Newark.

Sec. 234—Lally Columns

I. Lally columns including special bases, caps, brackets, splices and connections for columns, may be used in non-fireproof buildings not exceeding sixty (60) feet in height based on the formula:

P equals $(A_c + 12 A_s)$ (1,200—18 l/d) in which

A_c equals area of concrete in square inches.

A_s equals area of steel in square inches.

l equals unsupported length of column in inches.

d equals external diameter of column in inches.

The ratio of the length to the external diameter shall not exceed forty (40), and the ratio of length to the radius of gyration of the steel envelope shall not exceed one hundred and twenty (120).

All columns shall be made of mild steel pipe faced on ends filled with machine mixed concrete, 1, 1½, 3, Portland Cement, bank sand and one-half (½) inch crushed trap rock aggregate.

All columns shall have marks identifying the manufacturer all to be subject to the approval and inspection of the Superintendent of Buildings.

ARTICLE XIII.

Roofing and Roof Structures.

- Sec. 235. General.
- Sec. 236. Roofing.
- Sec. 237. Cornices and Gutters.
- Sec. 238. Leaders.
- Sec. 239. Skylights.
- Sec. 240. Scuttles.
- Sec. 241. Roof Houses.
- Sec. 242. Slanting Roofs.
- Sec. 243. Tanks.
- Sec. 244. Cooling Towers.

Sec. 235—General

I. Except when otherwise specifically provided for in this Code, all construction other than water tanks, hereafter placed above the roof of any part of any building more than forty-five (45) feet in height shall be of incombustible material.

Sec. 236—Roofing

I. Every building, and the top of every structure thereon shall be covered and roofed with asphalt, brick, tile, slate, copper, iron, plastic slate, coal tar, asbestos, pitch slag or gravel roofing, or such other incombustible material as the Superintendent or Buildings may authorize. **Material**

II. The covering of roofs with wood shingles is hereby prohibited. **Shingles Prohibited**

III. No roofing on any existing roof shall be renewed or repaired, except in conformity with the requirements of this Section, provided, however, that when renewals or repairs do not constitute more than twenty-five (25) per cent. of the roofing in any one roof surface, the new work may be made to conform with the existing roof. **General Roof Repair**

Planking IV. When wood planking or sheathing is permitted in roof construction, it shall not, in any case, extend across any lot line wall or party wall.

Sec. 237—Cornices and Gutters

Construction I. All cornices, inclusive of those on low windows and gutters, hereafter placed on the exterior of any building, except buildings that are permitted to be of frame construction, shall be of incombustible materials. When constructed of sheet metal they shall be riveted in the seams at intervals of not more than six (6) inches.

Use of Anchors II. Cornices shall be secured to the walls with metal framing or anchors, spaced not more than four (4) feet apart and extending not less than four (4) inches into the wall at top and bottom.

Repairs III. All cornices and gutters that may now or hereafter become unsafe shall be taken down, and if replaced, shall be constructed to conform to the requirements for new cornices, except that when any such cornice or gutter is not damaged to a greater extent than one-half ($\frac{1}{2}$) it may be repaired with the same material as originally constructed.

Sec. 238—Leaders

Use of Leaders I. All buildings shall be provided with proper leaders for conducting water from the roofs. In no case shall the water from the leaders be allowed to flow upon the sidewalk, but it shall be conducted by pipe or pipes to the sewer.

In the Absence of Storm Sewer II. If there be no storm sewer in the street, then the water from the leaders shall be conducted by proper pipe or pipes below the surface to a street gutter, or to a cesspool.

Scuppers III. All buildings, with roofs entirely surrounded by parapet walls, shall have approved scuppers in such parapets.

Sec. 239—Skylights

Construction

I. All skylights hereafter placed in any building shall have the sashes and frames thereof constructed of metal, except that skylights in foundries or buildings where acid fumes are present as an incident to the occupancy of the building may be of wood in the discretion of the Superintendent of Buildings.

II. The frames and other parts of metal skylights shall be riveted or otherwise securely fastened, in addition to soldering, and shall be securely anchored to the supporting structures, and shall be designed to carry the same load as for roofs.

Anchoring

III. Every public garage and every fireproof roof hereafter placed on any building shall have, besides the usual scuttle or bulkhead, a skylight or skylights of a superficial area equal to not less than one-fiftieth ($1/50$) of the superficial area of such fireproof roof.

Size of Public Garage Fireproof Roofs

IV. Skylights placed over shafts of any kind shall be glazed with plane glass not less than three-sixteenths ($3/16$) of an inch in thickness. No pane of glass in any such skylight hereafter placed in any building shall exceed seven hundred and twenty (720) square inches in area.

Glazing

V. Every skylight in which plain glass is used shall be protected by a wire screen not less than four (4) inches, nor more than ten (10) inches above the glazed portion of the skylight at all points.

Protection

VI. Such screen shall be not lighter than No. 12 U. S. Gauge, shall have a mesh of not less than three-quarters ($3/4$) of an inch nor more than one (1) inch and shall extend beyond the glazing on all sides a distance of not less than the height of the screen above the glazing.

Dimension of Screen

VII. When any such skylight is located over any elevator or stair shaft, passageway or any room of public resort, a similar screen shall also be placed below the skylight.

Screen Below Skylight

Sec. 240—Scuttles

When Re- quired

I. Unless provided with other means of access to the roof, every building more than fifteen (15) feet high, except dwellings with peak roofs, shall have in the roof a scuttle with a substantial iron ladder leading thereto.

Covering and size

II. All scuttles shall be covered on the top and edged with sheet metal or other approved incombustible material. The scuttle openings shall be at least two (2) feet by three (3) feet in size.

Sec. 241—Roof Houses

Definition of Bulk- head

I. The term bulkhead as used in this Section includes all such enclosed structures above the roofs of any part of a building as enclose only stairways, tanks, elevator machinery or ventilating apparatus, or shafts.

Definition of Pent House

II. The term pent house as used in this Section includes any enclosed roof structure other than a bulkhead or sun parlor, and shall be considered a story of the building, and, except as may be otherwise specifically provided by law, its construction shall conform to requirements for buildings of the height above the street curb to which such pent house is carried.

Building to Have Roof Exits

III. All buildings, except dwellings with peak roofs, shall have scuttles or bulkheads, with ladders or stairs leading thereto and easily accessible to all occupants.

Construction of Bulk- heads

IV. Bulkheads used as enclosures for tanks and elevators and coverings for the machinery of elevators and all other bulkheads, including the bulkheads of dwelling houses, on buildings not more than four (4) stories in height hereafter erected or altered, may be constructed of hollow fireproof blocks; or of wood, covered with not less than two (2) inches of fireproof material, or filled in the thickness of the studding with such material and covered on all outside surfaces with metal, including

both surface and edges of doors; or of steel frame covered with concrete slabs.

V. On fireproof buildings, the bulkheads and enclosures on roofs shall be constructed of fireproof materials only.

Bulkheads
on Fireproof
Buildings

VI. When any exterior wall of a pent house sets back not less than five (5) feet from the exterior walls of the next lower story of the building, it may be constructed of brick not less than eight (8) inches thick, or hollow building blocks not less than six (6) inches in thickness, covered on the outside with incombustible weatherproof material, and supported by steel or reinforced concrete girders.

Construction
of Pent
House

VII. All doors and door frames in the exterior walls of bulkheads or pent houses shall be of metal or wood covered with metal. All windows in bulkheads or pent houses, except otherwise specifically provided for, shall be constructed as other windows of the building similarly located.

Doors and
Windows of
Pent Houses
and Bulk-
heads

VIII. Nothing in this section shall prevent the erection, on any roof of a fireproof building, of sun parlors or rooms constructed solely for the welfare of employees, provided such sun parlors or rooms are not to be used by the general public, or for the manufacture, storage or sale of any article, and further provided that only such materials are used in the construction of the sun parlors or rooms, as are required for the balance of the building.

Sun Parlors

IX. No staging or stand shall be constructed or occupied upon the roof of any building without first obtaining the approval of the Superintendent of Buildings.

Roof Stands

Sec. 242—Slanting Roofs

I. Every mansard or other slanting roof having a pitch of more than sixty (60) degrees, hereafter placed on any non-fireproof building over forty (40) feet high, shall be constructed fireproof, as specified in Section 150

Construction

**Size of
False Man-
sard**

II. No false mansard or other similar roof construction for increasing apparent height of a building, but having no full story behind the same, shall be placed on any building to a greater height than five (5) feet above the cornice of the highest point of the roof beam.

**Dormer
Windows**

III. Every dormer window hereafter erected shall be constructed in the same manner as the roof on which it is placed. The top shall be covered with any of the materials approved for roofing, and the sides of any material approved for siding.

**Snow
Guards**

IV. All roofs so constructed and located that the snow that lodges on them is liable to slide from said roof into the street, sidewalk or road, or into any place where it would endanger public safety, shall be provided with approved snow guards.

Sec. 243—Tanks

Supports

I. Tanks of more than five hundred (500) gallon capacity hereafter placed on any building shall be supported on masonry, reinforced concrete or steel construction of sufficient strength and carried to a proper foundation.

**Emergency
Outlet**

II. Every such tank shall have in the bottom or on the side near the bottom a pipe or outlet, not less than four (4) inches in diameter, fitted with a suitable quick opening valve for discharging the contents in an emergency.

Location

III. Such tanks shall not be placed over or near a line of stairs or an elevator shaft, unless there is a solid roof or floor underneath the tank.

Covers

IV. All unenclosed roof tanks shall have covers with proper slopes.

Hoops

V. When hoops are used in the construction of tanks they shall be of metal round in section.

Sec. 244—Cooling Towers

I. Cooling towers hereafter erected above any roof shall be of incombustible material, except the drip bars, which may be of wood, when supported upon a fireproof roof and fifty (50) feet distant from adjacent property. **Incombustible Material**

II. All cooling towers shall have steel frames; the angles and plates of which shall have a minimum thickness of one-quarter ($\frac{1}{4}$) inch. All frames over sixteen (16) feet in height shall be provided with a safety cage ladder. **Steel Frames**

III. All louvres and cooling surfaces shall be of incombustible material supported directly on structural steel. Louvres must be designed so as to prevent water from blowing out of the tower system. Every cooling tower must be provided with a collecting pan at the bottom, of incombustible material. **Louvres**

IV. These provisions shall not apply where the construction is directly subject to the action of acid fumes. **Acid Fumes**

ARTICLE XIV.

Buildings of a Public Character

Sec. 245. Public Buildings.

Sec. 246. Assembly Halls.

Sec. 247. Amusement Parks—Buildings.

Sec. 248. Amusement Parks—Roller Coasters,
Scenic Railways, Etc.

Sec. 249. Standpipes, Fire Plugs and Hose.

Sec. 250. Grandstands.

Sec. 251. Temporary Seating Structures.

Sec. 252. Use of Roof for Spectatorial Purposes Prohibited.

Sec. 253. Stairways.

Sec. 254. Passageways, Aisles and Exits.

Sec. 245—Public Buildings

Classification

I. Public buildings are buildings or parts of building in which persons congregate for civic, political, educational, religious or recreational purposes, or in which persons are harbored to receive medical, charitable or other care or treatment, or in which persons are held or detained by reason of public or civic duty, or for correctional purposes, including, among others, court houses, schools and colleges.

General Plans

II. The halls, doors, stairways, seats, passageways and aisles, and all lighting and heating appliances and apparatus in public buildings shall be arranged as the Fire Commissioner and Superintendent of Buildings shall direct, to facilitate egress in case of fire or accident, and to afford the requisite and proper accommodation for the public protection in such cases.

III. No portion of any building shall be used as a public building if any other portion of the same building is used or intended to be used as a garage or factory, or for carrying on any business dealing in any article or material dangerous or detrimental to public health or safety.

Sec. 246—Assembly Halls

Classification

I. All assembly halls, parish halls, lodge halls, dance halls, banquet halls, skating rinks, halls used for the purpose of expositions and exhibitions and all new and existing halls used for theatrical purposes shall conform with the requirements of this Article for assembly halls, except as otherwise provided by Article XV.

Buildings Used for Two or More Purposes

II. Where any building is used for the purposes of two or more classes, as herein specified and defined, such portion of any such building as is devoted to the uses and purposes of any particular class shall be constructed, operated and maintained in accord-

ance with the requirements of the class providing greatest public safety.

III. Every assembly hall built in connection with or as a part of a building used for other purposes shall be separated from other parts of the building by walls of approved masonry.

Separating
Fire Walls

IV. The capacity of an assembly hall shall be established as one person for each seven (7) square feet of floor area.

Tabulating
Capacity
Fixed Seats

V. In every assembly hall there shall be provided two or more exits from each of the following parts or sections:

Main Floor
and
Balconies

The main floor, each balcony or gallery which seats more than one hundred and fifty (150) persons in a non-fireproof building; each balcony or gallery which seats more than two hundred (200) persons in a fireproof building; the stage, the dressing room section and the employees' section.

VI. Exits shall be placed as far apart as practicable and so located that if any exit is blocked some other exit will be accessible from every part.

Exits

VII. All seats, chairs and benches shall be placed not less than thirty (30) inches from back to back, measured horizontally.

Chairs

VIII. If benches without arms between seats used, a seating arrangement shall not be allowed of more than one sitting or seat to each eighteen (18) inches of length of bench or row.

Benches
Without
Arms

IX. All seats, chairs and benches except chairs in boxes or loggias, shall be securely fastened to the floor, unless the floor is level, and in such cases the seats or chairs may be fastened together in groups of four (4) or more.

Fixed Seats

X. Loose chairs or seats must not be used unless a special permit is secured from the Fire Commis-

Loose Seats

sioner and Superintendent of Buildings. This requirement does not apply to restaurants, dining or dance halls.

Where Prohibited

XI. No floor area above the third story in a non-fireproof or frame building shall be licensed for use as an assembly hall.

Sec. 247—Amusement Parks—Buildings

General Requirements

I. All buildings constructed within amusement parks shall conform with all the requirements of all the Articles of this Code.

Frame Construction

II. There shall be an open and unobstructed space of not less than ten (10) feet between each and every frame building hereafter erected in any amusement park, where the buildings do not exceed twenty (20) feet in height, and of not less than twenty (20) feet where the buildings are over twenty (20) feet and less than thirty (30) feet in height and of not less than forty (40) feet where the buildings are over thirty (30) feet in height.

Fireproof Construction

III. Where brick or other fireproof walls conforming to the requirements of Article VIII. are used between such buildings and where such buildings are built of slow burning construction, these spaces shall not be required, but, in such cases, there shall be a space of ten (10) feet in width at intervals of every two hundred (200) feet.

One-Story Buildings

IV. Buildings hereafter erected within amusement parks and not exceeding one story in height and which do not contain more than one balcony, may be build with a self-supporting steel frame. Such structures may be enclosed with metal lath covered with cement plaster, which plaster shall not be less than one (1) inch thick.

Moving Picture Theatres

V. Every motion picture theatre hereafter built within an amusement park shall comply with the provisions of Article XV of this Code.

**Sec. 248—Amusement Parks, Roller Coasters,
Scenic Railways, Etc.**

I. Before any roller coaster, scenic railway, water chute, or other mechanical riding, sailing, sliding or swinging device is erected, either in existing or new amusement parks, detailed plans shall be submitted to the Superintendent of Buildings, for his approval or rejection, and, if approved, a permit shall be procured by the person, firm or corporation desiring to erect such device.

**Plans to Be
Submitted**

II. Before such device is opened to the public each season, a Certificate of Inspection, signed by a competent engineer, approved by the Superintendent of Buildings, must be furnished, certifying to the practicability, strength and safety of such device. All such devices shall be examined by the Superintendent of Buildings or his employees upon completion, and annually, before permitting their use by the public.

**Certificate
of Inspection**

III. No roller coaster, scenic railway or other rolling, sliding or riding device, shall be hereafter erected of a greater height from the ground than forty (40) feet.

Height

IV. All roller coasters, railways, riding or other devices shall be equipped with safety clutches.

**Safety
Clutches**

V. The cars, or any receptacles, which persons are permitted to occupy, or in which they are permitted to travel, ascend or descend, shall have hand rails of sufficient number and height to prevent people from being thrown therefrom, and of such character as shall be approved by the Superintendent of Buildings.

Hand Rails

Sec. 249—Standpipes, Fire Plugs and Hose

I. There shall be installed within the grounds of every amusement park an adequate system of water pipes, with branch connections to fire plugs.

Water Pipes

**Sufficient
Hose**

II. At or within reach of every building there shall be sufficient hose, connected to city pressure, to furnish efficient force of water with which to extinguish fire.

**Size, Num-
ber and Lo-
cation**

III. The size of water mains, standpipes, fire plugs, hose as well as the location, number and quantity of the same, shall be subject to the approval of the Fire Commissioner and the Superintendent of Buildings.

**Hose to Be
Standard
Size**

IV. All hose connections shall be the standard size used by the Fire Department and shall be approved by the Fire Commissioner and the Superintendent of Buildings.

Sec. 250—Grandstands

**Wooden
Structures**

I. Wooden grandstands or tiers of seats commonly known and described as grandstands, now constructed or in the process of construction, may be completed or repaired.

**Fireproof
Construction**

II. All grandstands hereafter erected, except as hereinafter provided, shall be of fireproof construction, excepting columns and roof framing may be of unprotected steel.

**Seats and
Enclosing
Walls**

III. The enclosing walls, if enclosed, shall be made of fireproof or incombustible materials, but the seats may be made of wood.

**Materials of
Construction
and Dist-
ances from
Other
Structures**

IV. Grandstands, where the seating capacity does not exceed three thousand (3,000) persons, may be constructed of wood, but no part of any such structure shall be within sixty (60) feet of any other building or structure.

**Fire Retard-
ing Solution**

V. The braces, supports and the under side of all seats, including bleacher seats, shall be treated with a fire retarding solution once a year before opening up the premises containing such stand to the public.

**Booths
under Grand
Stands**

VI. All booths hereafter erected under any grand-

stand, to be used for the display or sale of merchandise or amusement attractions, shall be open on the front; and the sides and roofs shall be of fireproof construction.

VII. The width of aisles and exits in all grandstands hereafter constructed shall be in no case less than thirty-six (36) inches. Widths

VIII. Aisle widths shall be increased toward the exits. Increase towards Exits

IX. Aisle widths shall be computed at the rate of eighteen (18) inches per each one hundred (100) seats or fractional part thereof in non-fireproof grandstands. Computed Rate, Non-Fireproof

X. Aisle widths shall be computed at the rate of twelve (12) inches for each one hundred (100) seats or fractional part thereof in fireproof grandstands. Computed Rate Fireproof

XI. The number of seats between aisles in any row shall not exceed twenty (20) in non-fireproof grandstands, nor thirty (30) in fireproof grandstands. Seats between Aisles

XII. No exit, gate or door shall be locked or bolted during the occupancy of such stand by the public. Exits to Be Unlocked

XIII. All aisles, passageways, corridors and exits shall be kept free from obstructions of any kind. Aisles to Be Unobstructed

XIV. Exit doorways from grandstands for the use of the public and serving as entrance and exits for fifty (50) people shall be not less than three (3) feet in width, and for every additional fifty (50) persons or portion thereof in excess of fifty (50), an additional width of six (6) inches must be added.

Sec. 251—Temporary Seating Structures

I. Temporary seating structures for shows and outdoor exhibitions and the observation of holiday Use of Combustible Material

and special occasions may be built of Combustible material.

Live Loads

II. They shall be built structurally strong enough to support a live load of eighty (80) pounds per square foot.

**Aisles, Exits
Etc.**

III. They shall comply in other respects with the provisions of this Code in regard to aisles, exits and rows of seats.

**Sec. 252—Use of Roof for Spectatorial Purposes
Prohibited**

I. It shall be unlawful for any person, firm or corporation, whether owner, lessee, manager or in possession and control or having charge of any building within the city, to permit the use of the roof of any such building, whether free of charge or through admission fee, to any person or persons as a place for the observation of spectacles, shows, exhibitions or processions.

Sec. 253—Stairways

Width

I. Stairways in buildings of a public character, serving for the exit of fifty (50) persons, shall be at least four (4) feet wide between railings, and for every additional fifty (50) people or portion thereof to be accommodated six (6) inches must be added to their width. The width of all stairs must be measured in the clear between handrails.

**Least
Dimension**

II. In no event shall any such stairways be less than forty-eight (48) inches in the clear between handrails.

**Height and
Width**

III. All such stairways shall have handrails on each side thereof, and shall not ascend to a greater height than thirteen (13) feet six (6) inches without a level landing, and the length and width of such landing shall be not less than the width of the stairs; no run of stairs shall consist of less than six (6)

risers on platforms, and risers shall not be placed on return platforms.

IV. Stairways which are seven (7) feet or over in width shall have intermediate handrails with end newel posts at least five and one-half (5½) feet high.

Hand Rails

V. Steps shall not have a greater rise than seven and one-half (7½) inches; treads shall not be narrower than ten and one-half (10½) inches, exclusive of nosing; and winders shall not be used, excepting on non-required stairways.

Risers and Treads

VI. All doors in buildings of a public character affording egress or ingress shall open outward, and no door shall be less than three (3) feet wide.

Doors to Open Outward

VII. Doors affording ingress or egress, as well as any entrance or exits or openings, shall not be obscured by curtains or draperies, and no door shall be locked or fastened at any time during the time such building is open to the public.

Doors Not to Be Obscured by Curtains

VIII. Doors affording ingress or egress shall be so constructed and maintained that they may be easily opened from within.

Doors to Open Easily from Within

Sec. 254—Passageways, Aisles and Exits

I. All aisles and passageways in every assembly hall shall be kept free from camp stools, chairs, sofas and other obstructions, and no person shall be allowed to stand in or occupy any of said aisles or passageways during any performance, service, exhibition, lecture, concert, ball or any public assemblage.

To Be Kept Clear

II. In buildings of a public character doorways for the use of the public and serving as entrances and exits for fifty (50) people shall be not less than three (3) feet in width and for every additional fifty (50) persons or portion thereof in excess of fifty (50) an additional width of six (6) inches must be added.

Doors

Mirrors
Prohibited

III. No mirrors or architectural feature shall be so arranged as to give the appearance of a doorway, window, exit, hallway or corridor where none exists.

ARTICLE XV.

Theatres and Other Places of Amusement

- Sec. 255. Application of Article.
- Sec. 256. Buildings Must Be Approved.
- Sec. 257. Auditorium Walls.
- Sec. 258. Construction of Auditorium.
- Sec. 259. Partitions, Floors and Walls.
- Sec. 260. Proscenium Construction.
- Sec. 261. Protective Curtain.
- Sec. 262. Stage.
- Sec. 263. Exits.
- Sec. 264. Court Exits.
- Sec. 265. Corridors, Foyers and Lobbies.
- Sec. 266. Aisles.
- Sec. 267. Gradients.
- Sec. 268. Galleries.
- Sec. 269. Gallery Exits.
- Sec. 270. Gallery Stairs.
- Sec. 271. Stage Staircases.
- Sec. 272. Staircase Design.
- Sec. 273. Staircase Handrails.
- Sec. 274. Fire Escapes.
- Sec. 275. Dressing Rooms.
- Sec. 276. Seats.
- Sec. 277. Miscellaneous Requirements.
- Sec. 278. Fire Extinguishing Appliances.
- Sec. 279. Heating Plant.
- Sec. 280. Lights.
- Sec. 281. Storage Rooms, Workshops.
- Sec. 282. Diagram of Exits.
- Sec. 283. Use and Occupancy.
- Sec. 284. Jurisdiction of Fire Commissioner.
- Sec. 285. Booth for Projecting Machine and Film.
- Sec. 286. Application to Existing Theatres.
- Sec. 287. Open-Air Motion Picture Theatres.

Sec. 255—Application of Article

I. Every theatre or opera house or other building intended to be used for theatrical, operatic, or motion picture purposes, hereafter erected for the accommodation of more than three hundred (300) persons, shall be built to comply with the requirements of this Article. No building which, at the time of the passage of this ordinance is not in actual use for theatrical, operatic or motion picture purposes, and no building hereafter erected not in conformity with the requirements of this section, shall be used for theatrical or operatic purposes, or for public entertainments of any kind, until the same shall have been made to conform to the requirements of this Article.

Sec. 256—Buildings Must Be Approved

I. No building shall be opened to the public for theatrical or operatic purposes, or for public entertainments of any kind, until the Superintendent of Buildings has approved of the same in writing.

Sec. 257—Auditorium Walls

I. Interior walls built of fireproofing material shall separate the auditorium from the entrance vestibule, and from any room or rooms over the same, also from lobbies, corridors, refreshment or other rooms.

Sec. 258—Construction of Auditorium

I. The roof over the auditorium and the entire main floor of the auditorium and vestibule, also the entire floor of the second story of the front superstructure over the entrance, lobby and corridors, and all galleries and support for the same in the auditorium shall be constructed of iron and steel and fireproof materials or other approved fireproof construction.

**Floorboards
and
Sleepers**

II. The construction required in Sub-division I of this Section shall not exclude the use of wood floorboards and necessary sleepers to which to fasten the same, but such sleepers shall not mean timbers of support, and the space between the sleepers, excepting a portion under the stepping in the galleries, which shall be properly fire-stopped, shall be solidly filled with incombustible material up to under side of floorboards.

Sec. 259—Partitions, Floors and Walls

I. The partitions, floors and walls of the building shall be constructed of fireproof material, including the furring of the outside and other walls. All doors within the theatre shall be fireproof.

Sec. 260—Proscenium Construction

Fire Wall

I. A fire wall, built of brick or reinforced concrete, shall separate the auditorium from the stage. The same shall extend at least four (4) feet above the stage roof, or the auditorium roof, if the latter be the higher, and shall be coped.

**Above Pro-
scenium
Opening**

II. Above the proscenium opening shall be a steel or reinforced concrete girder of sufficient strength safely to support the load above. The same, if of steel, shall be covered with fireproof materials to protect it from the heat, not less than two (2) inches on flanges and soffits and four (4) inches on the sides.

**Orchestra
Over the
Stage**

III. Should there be constructed an orchestra over the stage, above the proscenium opening, the said orchestra shall be placed on the auditorium side of the proscenium fire wall, and shall be entered only from the auditorium side of said wall.

**Frame
around Pro-
scenium
Opening**

IV. The molded frame around the proscenium opening shall be formed entirely of fireproof materials; if metal is used, the metal shall be filled in

solid with incombustible material and securely anchored to the wall with iron.

V. No doorway or opening through the proscenium wall, from the auditorium, shall be allowed above the level of the first floor, and such first floor openings shall have fireproof doors on each side of the wall, and the doors shall be hung so as to be opened from either side at all times.

Doorways
through
Proscenium
Walls

Sec. 261—Protective Curtain

I. The proscenium opening shall be provided with a fireproof curtain of metal or other material complying with the requirements of the National Board of Fire Underwriters Laboratories and approved by the Superintendent of Buildings. Such curtains shall slide at each end within iron grooves securely fastened to the brick wall and extending into such grooves to a depth of not less than six (6) inches on each side of the opening.

Curtain

II. The proscenium curtains shall be placed at least three (3) feet distant from the footlights, at the nearest point. Said fireproof curtains shall be raised at the commencement of each performance and lowered at the close thereof, and be operated by approved machinery for that purpose.

Distance
from Foot-
lights and
How Oper-
ated

Sec. 262—Stage

I. All that portion of the stage used in the working of scenery, traps and other mechanical apparatus, shall be of fireproof material. That portion of the stage used only for the presentation of scenes may be constructed of standard mill construction. All portions of the stage shall be capable of sustaining a live load of at least two hundred (200) pounds to the square foot. The fly galleries, including pin rails, shall be of fireproof construction. The rigging loft shall be constructed of steel or other fireproof material.

Construc-
tion

Skylights

II. There shall be provided over the stage metal skylights or other device approved by the Superintendent of Buildings, of an area or combined area of at least one-eighth ($\frac{1}{8}$) the area of said stage, fitted up with sliding sash and glazed with double thick sheet glass not exceeding one-twelfth ($\frac{1}{12}$) of an inch thick and each pane thereof measuring not less than three hundred (300) square inches, and the whole of which skylight shall be so constructed as to open instantly upon the melting of a fusible link or the cutting or burning of a hempen cord, which shall be arranged to hold said skylight closed, or some other equally simple approved device for opening them may be provided. Immediately underneath the glass of said skylight there shall be wire netting, but wire glass shall not be used in lieu of this requirement.

Scenery and Fittings

III. All stage scenery, curtains and decorations made of combustible material, and all woodwork on or about the stage, shall be painted or saturated with some non-combustible material, or otherwise rendered safe against fire to the satisfaction of the Superintendent of Buildings.

Sec. 263—Exits

Number of Exits

I. Every theatre shall have, on the ground story at least two (2) separate exits; when accommodating five hundred (500) persons at least three (3) such exits shall be provided.

Doorways of Exits

II. Doorways for the use of the public and serving as exits and entrances for three hundred (300) people shall be not less than five (5) feet in width, and for every additional three hundred (300) persons or portions thereof in excess of three hundred (300) an additional door opening five (5) feet in width must be provided.

Width of Exits

III. Every such building shall have one or more fronts on the streets, and in such fronts there shall

be suitable means of entrance and exit for the audience, aggregating not less than twelve (12) feet in clear and unobstructed width.

IV. The entrance to the main front of the building shall be not on a higher level than the exterior entrance terrace or sidewalk. **Level of Exits**

V. No exit shall be less than five (5) feet in width in the clear and provided with doors of iron or wood; if of wood, then the doors shall be constructed as hereinbefore prescribed in this Code. All of said doors shall open outwardly, and shall be fastened with movable bolts, the bolts to be kept drawn during performances. **Doors**

Sec. 264—Court Exits

I. In every theatre where unobstructed exits to streets cannot be provided from two opposite sides of the auditorium there shall be, either open courts or fireproof passageways provided on each side of the auditorium not bordering on a street or open public space; excepting that theatres having no galleries and accommodating not more than five hundred (500) persons need be provided with only one such court or fireproof passageway. **Side Courts**

II. The unobstructed, clear width of every such open court or space shall be not less than eight (8) feet where the total number of persons to be accommodated in the auditorium is not over seven hundred (700), increasing proportionately in width above eight (8) feet in the ratio of one (1) foot to every five hundred (500) persons above seven hundred (700) to be accommodated. **Width of Courts**

III. Every such open court or space shall extend, from each and every exit required to lead thereto, to a street or open public space and opening thereon, either directly or through a corridor or pasageway of fireproof construction, not less than ten (10) feet high in the clear, having an unobstructed clear **Exit of Court**

width equal to that required for the open court or space and separated completely by solid walls, floors and ceilings from the building or structure through which it passes.

**Exit to
Court**

IV. From the auditorium opening into the said open courts or on a street, there shall be not less than two (2) exits on each side in each tier, from and including the parquet and each gallery.

**Use of
Courts**

V. The said open courts, spaces, corridors and passageways shall not be used for storage purposes, or for any purpose whatever, other than exit and entrance from and to the auditorium and stage, and must be kept free and clear during performances.

**Combined
Courts**

VI. Any open court or space may be used in common for two or more auditoriums, provided the unobstructed clear width of such open court or space is equal to that required for the total number of persons to be accommodated in all the auditoriums opening on the same.

Sec. 265—Corridors, Foyers and Lobbies

Capacity

I. The aggregate capacity of the foyers, lobbies, corridors, passages and rooms for the use of the audience, not including toilet rooms or aisle space between seats, shall on each floor or gallery be sufficient to contain the entire number to be accommodated on said floor or gallery, in the ratio of one hundred and fifty (150) square feet of clear floor space for every one hundred (100) persons.

Level

II. The level of said corridors at the front entrance to the building shall be not greater than eight (8) inches above the level of the terrace or sidewalk where they begin at the street entrance.

**Doors Kept
Open**

III. During the performance the doors and gates in the corridors shall be kept open by proper fastenings; at other times they may be closed and fastened by movable bolts.

Sec. 266—Aisles

1. All aisles on the respective floors of the auditorium shall be not less than three (3) feet wide where they begin, and shall be increased in width towards the exits in a ratio of one and one-half ($1\frac{1}{2}$) to five (5) running feet. Width

II. Where exits, corridors, passages or cross-over aisles are provided at both ends of any aisle, the said aisle shall be uniform in width and not less than the average width obtained by increasing the width of the aisle from the starting point to the end, as hereinbefore prescribed. Cross
Aisles

Sec. 267—Gradients

1. To overcome any difference in level and in between courts, corridors, lobbies, passages and aisles, gradients may be employed of not over one (1) foot in eight (8) feet, with no perpendicular risers.

Sec. 268—Galleries

1. Galleries may be permitted, but shall not include more than thirty-five (35) per cent of the total seating capacity of any theatre. 35 Per Cent
of Capacity

II. Galleries are prohibited in theatres constructed on lots less than twenty (20) feet in width. Prohibited

Sec. 269—Gallery Exits

I. Distinct and separate places of exit and entrance shall be provided for each gallery above the first. Separate
Places of
Exit

II. A common place of exit and entrance may serve for the main floor of the auditorium and the first gallery, provided its capacity be equal to the aggregate capacity of the outlets from the main floor and the said gallery. First Gal-
lery and
Auditorium

Passages to
Stairways

III. No passage leading to any stairway communicating with any exit or entrance shall be less than four (4) feet in width in any part thereof.

Openings
into Courts
and Streets

IV. From the auditorium opening into the open court or on the side street, there shall be not less than two (2) exits on each side in each tier from and including the parquet and each gallery.

Sec. 270—Gallery Stairs

Seating
Capacity
Exceeding
300

I. Where the gallery seating capacity is more than three hundred (300) people, there shall be at least two (2) independent staircases, with direct exterior outlets, provided for each such gallery in the auditorium.

Location

II. Where more than one (1) staircase is required they shall be located on opposite sides of the gallery.

More than
Two Gal-
leries

III. Where there are more than two (2) galleries, three (3) or more staircases shall be provided, the outlets from which shall communicate directly with the principal exits or other exterior outlets.

Width

IV. All such staircases shall be of width proportionate to the seating capacity as elsewhere herein prescribed.

Seating
Capacity
1,000 or
Less

V. Where the total seating capacity of a theatre is for one thousand (1,000) people or less, two (2) direct lines of staircases only shall be required, located on opposite sides of the galleries, and in both cases shall extend from the sidewalk level to the upper gallery, with outlets from each gallery to each of said staircases.

Enclosures
of Inside
Stairways

VI. All inside stairways leading to the upper galleries of the auditorium shall be enclosed on all sides with walls of fireproof materials.

Open on
One Side
Only

VII. Stairs leading to the first or lower gallery may be left open on one side, in which case they shall be constructed as herein provided for similar stairs leading from the entrance to the main floor of the

auditorium. But in no case shall stairs leading to any gallery be left open on both sides.

VIII. No door shall be left open immediately upon a flight of stairs, but a landing at least the width of the door shall be provided between such stairs and such door. **Landing**

Sec. 271—Stage Staircases

I. At least two (2) independent staircases with direct exterior outlets, shall also be provided for the service of the stage and shall be located on opposite sides of the same.

Sec. 272—Staircase Design

I. All staircases for the use of the audience shall be enclosed with walls of brick, or of fireproof materials approved by the Superintendent of Buildings, in the stories through which they pass. **Enclosure**

II. The openings to staircases from each tier shall be the full width of said staircases. **Width of Openings**

III. Stairs from balconies and galleries shall not communicate with the basement or cellar. **Communication**

IV. All stairs shall have treads of uniform width and risers of uniform height throughout in each flight. In no case shall the risers of any stairs exceed seven and one-half ($7\frac{1}{2}$) inches in height, nor shall the treads, exclusive of nosings, be less than ten and one-half ($10\frac{1}{2}$) inches. **Treads and Risers**

V. Stairways serving for the exit of fifty (50) or fewer people shall be at least four (4) feet wide between railings, and for every additional fifty (50) people to be accommodated six (6) inches must be added to their width. The width of all stairs shall be measured in the clear between handrails. **Width of Stairways**

VI. No circular or winding stairs for the public shall be permitted. **Winding Stair Prohibited**

Landing

VII. When straight stairs return directly on themselves, a landing of the full width of both flights, without steps, shall be provided. Stairs running at an angle shall have a proper landing without winders introduced at said turn. The outer line of landings shall be curved to a radius not less than two (2) feet to avoid square angles.

Side Flights

VIII. In stairs, when two (2) side flights connect with one (1) main flight, no winders shall be introduced, and the width of the main flight shall be at least equal to the aggregate width of the side flights.

Landings for All Stairs

IX. All stairs shall have proper landings introduced at convenient distance.

Sec. 273—Staircase Handrails

Two Wall Rails

I. All enclosed staircases shall have on both sides strong handrails firmly secured to the wall about three (3) inches distant therefrom and about three (3) feet above the stairs, but said handrails need not run on level platforms and landings where the same is more in length than the width of the stairs.

Center Rails

II. All staircases eight (8) feet and over in width shall be provided with a center handrail, of metal, not less than two (2) inches in diameter, placed at a height of about three (3) feet above the center of the treads, and supported on wrought metal or brass standards of sufficient strength, placed not nearer than four (4) feet, nor more than six (6) feet apart, and securely bolted to the treads or risers of stairs, on each landing. The post or standard at the upper end of each separate length of central handrail shall be at least five and one-half (5½) feet in height.

Sec. 274—Fire Escapes

Location

I. On each side of every theatre auditorium, at each floor level or tier above the parquet, there shall be balconies not less than six (6) feet in width in the open courts or streets, of sufficient length to em-

brace the two (2) exits, and from said balconies there shall be staircases extending to the ground level, with a rise of not over eight and one-half (8½) inches to a step and not less than nine (9) inches tread, exclusive of the nosing.

II. The staircases from the upper balcony shall be not less than four (4) feet, six (6) inches in width. **Width of Staircases**

III. When the seating capacity of a balcony is for more than one thousand (1,000) people, an additional staircase shall be provided for each one thousand (1,000) people additional seating capacity, or fractional part thereof. **Additional Staircases When Required**

IV. All the before mentioned balconies and staircases shall be constructed of iron throughout, including the floors, and of ample strength to sustain the load to be carried by them, and they shall be covered with a metal hood or awning, to be constructed in such a manner as shall be approved by the Superintendent of Buildings. **Construction**

Sec. 275—Dressing Rooms

I. Actors' dressing rooms shall not be placed on the stage, over the stage, on the fly galleries, nor under the auditorium, but shall be placed in a separate section provided for that purpose. Stairs leading to the dressing room shall be fireproof. **Location**

II. The walls separating said section containing the actors' dressing rooms from the stage shall be not less than twelve (12) inches in thickness, and openings therefrom to the stage shall be protected with standard self-closing fire doors. The partitions dividing the dressing rooms, together with the partitions of every passageway from the same to the stage, and all other partitions on or about the sides of the stage, or fireproof partitions thereof, shall be constructed of fireproof material approved by the **Construction**

Superintendent of Buildings. All doors in any of said partitions shall be standard fireproof doors.

**Exits and
Ventilation**

III. All dressing rooms shall have an independent exit leading directly into a court or street, and shall be ventilated by windows in the external wall.

**Shelving
and
Cupboard**

IV. All shelving and cupboards in each and every dressing room, property room or other storage rooms, shall be constructed of metal, slate or some fireproof material.

Windows

V. All windows where accessible, except as in this section otherwise specified, shall be arranged to open.

**Windows to
Be Unlocked**

VI. None of the windows in outside walls shall have fixed sashes, fixed iron grills or bars; these may be arranged to hinge and lock, but must be left unlocked during performance.

Sec. 276—Seats

I. All seats in the auditorium, excepting those contained in boxes, shall be not less than thirty (30) inches from back to back, measured in a horizontal direction, and firmly secured to the floor. There shall be not more than thirteen (13) seats in any row extending from one aisle to another, nor more than six (6) seats in any row extending from one aisle to a wall. No stool or seat may be placed in any aisle. All platforms in galleries formed to receive the seats shall be not more than twenty-one (21) inches in height of riser, nor less than thirty (30) in width of platform.

Sec. 277—Miscellaneous Requirements

Ceilings

I. The ceiling under each gallery and the ceiling of the auditorium shall be formed of fireproof materials.

**Ceiled
Coverings**

II. None of the walls or ceilings shall be covered with wood sheathing, canvas or any combustible ma-

terial. But this shall not exclude the use of wood wainscoting to a height not to exceed six (6) feet, which shall be filled in solid between the wainscoting and the wall with fireproof materials.

III. The fronts of each gallery shall be formed of fireproof materials, except the capping which may be made of wood. Front of Galleries

IV. All lathing, whenever used, shall be of approved metal lath not less than No. twenty-four (24) gauge. Lathing

Sec. 278—Fire Extinguishing Appliances

I. In every theatre there shall be provided standpipes on each side of the auditorium, in the ground story and in every tier and gallery, and at least one in the stage wings, one in the property room and one in the carpenter's shop. All such standpipes shall be fitted with regulation couplings of the Fire Department and there shall be provided not less than one hundred (100) feet of two and one-half (2½) inch hose fitted with regulation couplings, and couplings and nozzles attached thereto at each outlet. All standpipes, hose and nozzles shall be as approved by the Superintendent of Buildings. Hose

II. In every theatre, which includes a stage, which could be used for theatrical or operatic purposes, a system of automatic sprinklers, distinct and not connected in any manner with the standpipes shall be placed on each side of the proscenium opening and on the ceilings or roof over the stage, at such intervals as will protect every square foot of the stage surface when such sprinklers are in operation. Automatic sprinklers shall also be placed under the stage, in the dressing rooms, carpenter's shop, paint rooms, store rooms and property rooms. Sprinkler system installation shall be as approved by the Superintendent of Buildings. Sprinkler System

Sec. 279—Heating Plant

I. Every steam boiler which may be required for heating or other purposes shall be located outside of the building. The space allotted to the same shall be enclosed by walls of masonry on all sides, and the ceiling of such space shall be constructed of fireproof materials. All doorways in the walls of boiler rooms shall have fireproof doors. No floor register for heating shall be permitted. No coil or radiator shall be placed in any aisle or passageway used as an exit, but all coils and radiators shall be placed in recesses formed in the wall or partitions to receive the same, or shall be above the passageway at least seven (7) feet. All supply, return or exhaust pipes shall be properly encased and protected where passing through floors or near woodwork.

Sec. 280—Lights

Adequacy

I. Every portion of the building devoted to the uses and accommodation of the public, also all outlets leading to the streets and including open courts or corridors, shall be well and properly lighted during every performance, and the same shall remain lighted until the entire audience has left the premises. When interior gas lights are not lighted by electricity, other suitable appliances, to be approved by the Superintendent of Buildings, shall be provided.

Gas mains and electric light wires supplying the building shall have two independent connections, as follows:

One for the stage and auditorium, excepting the exit lights therein; and the second for the halls, corridors and lobbies, including the exit lights therein and the exit lights in the auditorium, and such other portions of the building used by the audience outside of the auditorium proper.

Corridors and Passageways

II. All gas and electric lights in the halls, corridors, lobby or other parts of said buildings, used

by the audience, except the auditorium, must be controlled by a separate shutoff located in the lobby and controlled only in that particular place.

III. Gas mains and electric service wires must be two (2) separate distinct services; one service being of sufficient capacity to supply current for the entire equipment of the theatre, the other current being of sufficient capacity to supply current for all the emergency and exit lights. Emergency lights shall be deemed to be exit lights and all lights in lobbies, staircases, corridors and other portions of the theatre to which the public has access which are normally kept lighted during the performance.

Emergency
Lights

Lights used in the dressing room hall shall be required to be placed on the emergency circuit.

IV. No gas or electric light shall be inserted in the walls, woodwork, ceilings, or in any part of the building, unless protected by fireproof materials.

Fire-
proofing

V. Gas mains supplying the building shall have independent connections for the auditorium and stage, and provision shall be made for shutting off the gas from the outside of the building.

VI. All auditorium or bracket lights surrounded by glass in the auditorium, or in any part of the building devoted to the public, shall be provided with wire netting underneath. All lights in passages and corridors in said buildings, wherever deemed necessary by the Superintendent of Buildings, shall be protected by proper wire network.

Nettings

VII. All stage lights shall have strong metal guards, or screens, not less than ten (10) inches in diameter, so constructed that any material in contact therewith shall be out of reach of the flames of said stage lights, and must be soldered to the fixtures in all cases. All footlights shall be installed in troughs formed of fireproof materials and all border lights shall be suspended by wire rope. All electric wiring

Stage
Lights

**Storage
Battery**

equipment shall be subject to the approval of the Electrical Bureau.

VIII. When the omission of the oil lamp required for each exit is permitted by the Department having jurisdiction, each exit light shall be fed from two (2) sources of supply, one (1) of which shall be the emergency service and the other a storage battery service within the building. These two (2) services shall be interconnected by means of an automatic double-throw switch, which, in case of failure of the emergency service, will connect the exit lights to the storage battery service, and which, when the interrupted service is resumed will automatically re-connect the lights to the original service. This switching apparatus shall be mounted on an approved panel together with the necessary voltmeter and ammeter. There shall also be provided an approved hydrometer for the purpose of testing the battery solution. The storage battery shall be kept fully charged. The capacity of the storage battery shall be sufficient and maintained to permit the lights controlled by this apparatus to burn at full brilliancy for at least thirty (30) minutes.

Sec. 281—Storage Rooms, Workshops

I. No workshop, storage or general property room shall be allowed above the auditorium or stage, or under the same, in any of the fly galleries. All of said rooms or shops may be located in the rear or at the side of the stage, but in such cases they shall be separated from the stage by a brick wall, and the openings leading into said portions shall have fire-proof doors on each side of the openings, hung to iron eyes built into the wall.

Sec. 282—Diagram of Exits

A diagram or plan of each tier, gallery or floor, showing distinctly the exits therefrom, each occupying a space not less than fifteen (15) square inches,

shall be printed in black lines in a legible manner on the program of the performances. Every exit shall have over the same on the inside the word "Exit," painted in legible letters not less than eight (8) inches high.

Sec. 283—Use and Occupancy

I. In any building hereafter erected or altered, used or intended to be used for theatrical or other purposes, regulated by this section, no portion above the auditorium or stage shall be occupied or used for any purpose. **Restrictions**

II. That portion of a theatre, lot or premises bordering on a street or streets, but not occupied by an auditorium or stage, may be used, providing the walls separating such portion from the theatre proper are carried up solidly to and through the roof of the theatre. Further provided that fireproof exit passageways leading to the street, are constructed for the theatre, communicating with the auditorium, balconies and staircases. Such exit passageways shall be entirely cut off by brick walls, fireproof floors and ceilings from said offices and stores. **Offices, Stores and Apartments**

III. No portion of any building shall be used as a theatre building if any other portion of the same building is used or intended to be used as a garage or factory, or for carrying on any business dealing in any article or material dangerous or detrimental to public health or safety.

IV. No lodging accommodation shall be allowed in any part of the theatre building communicating with the auditorium. **No Lodgings**

V. Nothing herein contained shall prevent a roof garden, art gallery or rooms for similar purposes being used above a theatre or public building, provided the floor of the same forming the roof over such theatre or building, shall be constructed of iron or steel and fireproof materials, and that said floor **Above Theatre**

shall have no covering, boards or sleepers of wood, but shall be of tile or cement. Every roof over said garden or rooms shall have all supports and rafters of iron or steel, and be covered with glass or fireproof materials, or both, but no such roof garden, art gallery or room for any public purposes shall be placed over or above that portion of any theatre or other building which is used as a stage.

Sec. 284—Jurisdiction of Fire Commissioner

I. The standpipes, gas pipes, electric wires, footlights, emergency lights and all apparatus for the extinguishing of fire or guarding against the same as in this Article specified, after having been approved by the Departments having jurisdiction, shall be in charge and under control of the Fire Department, and the Fire Commission is hereby directed to see that the provision of this Article relating thereto are carried out and enforced.

Sec. 285—Fireproof Booths

Fireproof Booths

I. Apparatus for projecting motion pictures shall be contained in a fireproof booth or enclosure constructed as required by law. The booth in which the motion picture is operated shall be provided with an opening in its roof, or in the upper part of its side walls, leading to the outdoor air by a vent flue which shall have a minimum cross sectional area of one hundred (100) square inches and shall be fireproof. The requirements of this section shall apply to portable booths and booths in open air theatres, as well as to motion picture theatres.

Fireproof Shutters

II. Excepting required vent flues all openings to booths shall have fireproof shutters.

Sec. 286—Application to Existing Theatres

Existing Theatres

I. All the provisions of this Article shall apply to existing places of entertainment where motion

pictures are exhibited under licenses, in case the seating capacity be increased; and, in case the seating capacity be not increased, all the provisions of this Article shall apply except the provisions contained in Section 257, 258, 259 and Subdivision II. of 264; 267 and 275.

II. Every existing theatre and place of entertainment must comply, before a reissuance of its license, with the requirements of this Code.

Motion Pictures and Other Forms of Entertainment

Sec. 287—Open-Air Motion Picture Theatres

I. The seating capacity of each open-air motion picture theatre shall be such as shall be prescribed by the Superintendent of Buildings. All such theatres shall conform to the following requirements.

II. The number and width of all aisles shall be as prescribed by the Superintendent of Buildings, but no aisle shall be less than four (4) feet wide.

Aisles

III. At least two (2) separate exits, remote from each other shall be provided, and no exits shall be less than five (5) feet in width; for every twenty-five (25) persons to be accommodated in excess of three hundred (300) the total width of exits shall be increased one (1) foot. All exits must be indicated by signs and red lights, and doors must be opened outwardly.

Exits

IV. Seats must be stationary, with backs thirty-two (32) inches apart, and so arranged that no seat shall have more than six (6) seats intervening between it and an aisle. Chairs must be either securely fastened to a wood or concrete floor, or all chairs in a row must be fastened together, and at least four (4) rows must be securely fastened to one frame; except that, where refreshments are served, tables and unattached chairs or benches used with them may be permitted.

Seats

V. The floor must be constructed either of wood, with sleepers, or concrete; it must extend at least

Floors

five (5) feet from the seats on all sides; provided, however, that in the discretion of the Superintendent of Buildings, a gravel or cinder floor may be substituted for wood or concrete.

In addition to the foregoing requirements, the provisions of Sections 285 of this Article shall apply to all open-air motion-picture theatres.

ARTICLE XVI.

Fire Escapes

- Sec. 288. Fire Escapes Required.
- Sec. 289. Repairs and Painting.
- Sec. 290. Fire Escape Projection.
- Sec. 291. Fire Escape Design.
- Sec. 292. Drop Ladders.
- Sec. 293. Fire Escape Construction.
- Sec. 294. Painting.
- Sec. 295. Incumbrances on Fire Escapes.
- Sec. 296. Notice Plates on Fire Escape Balconies.
- Sec. 297. Scuttle Ladders.
- Sec. 298. Bulkhead Stairs and Doors.
- Sec. 299. Fireproof Shutters, Doors and Windows.

Sec. 288—Fire Escapes Required

I. Every building used or intended to be used as a tenement house, business or public building, shall be provided with such good and sufficient fire escapes, stairways, or other means of egress in case of fire, as this ordinance requires, or as shall be directed by the Superintendent of Buildings.

Sec. 289—Repairs and Painting

I. The owner or owners of any building on which a fire escape is erected shall keep the same in good repair and properly painted.

Sec. 290—Fire Escape Projection

I. Fire escapes may project into the public highways to a distance not greater than four (4) feet beyond the building line.

Sec. 291—Fire Escape Design

I. Fire escapes on the outside of buildings shall consist of open balconies and stairways. **Open Stairways**

II. The balconies shall be not less than three (3) feet in width at floor levels and shall extend nine (9) inches beyond each side of each window or exit. **Width**

III. There shall be a landing of not less than thirty-six (36) inches square at the head and foot of each stairway. **Landings**

IV. The stairway openings on each platform shall be of sufficient size to provide clear headways. **Platform Openings**

V. All exits to said balconies shall be at floor levels and not less than three (3) feet six (6) inches in width by six (6) feet six (6) inches in height, and all such openings shall be protected by metal covered doors opening outward. **Dimensions**

VI. The openings of stairways in all balconies shall be not less than twenty-one (21) inches wide. **Width of Openings**

VII. All balconies, stair openings and stairways shall have wrought iron hand rails. Hand rails of balconies shall be not less than three (3) feet six (6) inches above the platform and shall extend around the entire length of the platform, and in all cases shall go through the walls at each end. The space below all balcony hand rails shall be filled in with standard bars, not less than six (6) inches on centers. **Hand Rails**

VIII. The treads of stairways shall be not less than seven (7) inches wide with a rise of not more than nine (9) inches and the stairs shall be not less than twenty (20) inches wide. **Treads and Risers**

**Metal Sash
and Frames**

IX. All windows or door openings in walls coming directly below fire escapes shall have approved metal sash and frames, and, whenever such are glazed wire glass only shall be used.

Sec. 292—Drop Ladders

I. An approved stair or drop ladder shall be required from the lower balcony to the sidewalk.

Sec. 293—Fire Escape Construction

Loads

I. The balconies and stairways of fire escapes shall be constructed entirely of steel and iron, and shall be erected to fully sustain in all their parts a load of not less than eighty (80) pounds per square foot.

**Sizes of
Materials**

II. All materials, hand rails, filling bars, platform slats, stairway treads, channels, angles, brackets and all other parts of any fire escape shall be designed and erected as approved by the Superintendent of Buildings.

Sec. 294—Painting

I. All the parts of such fire escapes shall receive not less than two (2) coats of paint, one in the shop and one after erection, also after erection all parts of fire escapes shall receive a coat of paint at least once every two (2) years.

Sec. 295—Incumbrances on Fire Escapes

**Incum-
brance Pro-
hibited**

I. No person shall at any time place any incumbrance of any kind whatsoever before or upon any fire escape, balcony or stairway.

**Co-operation
of Police
and Fire
Departments**

II. It shall be the duty of every fireman and policeman who shall discover any fire escape, balcony or stairway of any fire escape incumbered in any way, to forthwith report the same to the commanding officer of his company or precinct, and such com-

manding officer shall forthwith cause the occupant of the premises or apartment to which said fire escape, balcony or stairway is attached or for whose the same is provided, to be notified, either verbally, or in writing, to remove such incumbrance and keep the same clear.

III. If said notice shall not be complied with by the removal forthwith, of such incumbrances, and keeping said fire escape, balcony or stairway free from incumbrances, then it shall be the duty of said commanding officers to apply to the nearest police magistrate for a warrant for the arrest of the occupant or occupants of the said premises or apartment of which the fire escape forms a part, and the said parties shall be brought before the said magistrate, as for a misdemeanor; and, on conviction, the occupant or occupants of the said premises or apartment shall be fined not more than ten (10) dollars for each offense, or may be imprisoned, not to exceed ten (10) days, or both, in the discretion of the court.

Penalty for
Violation

Sec. 296—Notice Plates on Fire Escape Balconies

I. In construction all balcony fire escapes, the manufacturer thereof shall securely fasten thereto, in a conspicuous place, a cast iron plate having suitable raised letters on the same, to read as follows: "NOTICE:—ANY PERSON PLACING ANY INCUMBRANCE ON THIS BALCONY IS LIABLE TO A PENALTY OF TEN DOLLARS AND IMPRISONMENT FOR TEN DAYS."

Notice
Plates

Sec. 297—Scuttle Ladders

I. All buildings requiring fire escapes shall have stationary ladders leading to the scuttle opening in the roof thereof, and all scuttles and ladders shall be kept so as to be ready for use at all times.

Sec. 298—Bulkhead Stairs and Doors

I If a bulkhead is used in place of a scuttle, it

shall have stairs with sufficient guard or hand rails, leading to the roof.

Not to Be
Locked

II. In case the building shall be occupied by more than one (1) family, the door in the bulkhead, or any scuttle, shall at no time be locked, but may be fastened on the inside by removable bolts or hooks.

Sec. 299—Fireproof Shutters, Doors and Windows

General

I. All buildings, except churches and dwellings, shall have approved fire doors, or fire windows, on every exterior opening above the first story, when fronting on a street or driveway less than fifty (50) feet wide, or where another building or portion of the same building is within fifty (50) feet of such opening; also all openings in the side and rear walls of the first story, except show windows, when less than fifty (50) feet from another building. The walls of a building in the same plane or parallel planes and facing in the same direction as that in which the opening is situated shall not be considered as coming within the intent of this rule.

Openings
Facing Ad-
joining Build-
ing and
Roof

II. All openings in a side wall above and facing on the roof of an adjoining building of other than fireproof construction, shall be protected by fire doors or fire windows to a height of fifty (50) feet above the roof measured in a vertical line. If the adjoining building has a fireproof roof, all openings in the said side wall shall be protected from the level of the adjoining roof to a height of fifty (50) feet measured in a straight line from the adjacent edge of the nearest skylight or other opening in the adjoining roof, to the top of the opening in the wall.

Openings
in Side Wall
Less than
Fifty Feet
from Neigh-
boring Build-
ing

III. All openings in a side wall above and facing on the roof of a building of other than fireproof construction which is separated from the side wall by a horizontal distance less than fifty (50) feet, shall be protected by fire doors or fire windows from the roof level of the exposed building to a height of fifty

(50) feet measured from the top of the adjacent parapet wall to the top of the opening in the side wall; or fifty (50) feet from the adjacent edge of the nearest skylight or other opening in the roof of the exposed building, if the roof be of fireproof construction.

IV. Every such fire door or window, as above described shall be provided with frame, sash, glazing or shutters, which will meet the requirements of the Underwriters' Laboratories' Specifications. **Window Frames or Openings**

ARTICLE XVII.

Exit Facilities.

- Sec. 300. Exits Required.
- Sec. 301. Application of Article.
- Sec. 302. Number of Occupants Within Floor Area.
- Sec. 303. Exits.
- Sec. 304. Interior Stairs.
- Sec. 305. Exterior Stairways.
- Sec. 306. Fire Towers.
- Sec. 307. Horizontal Exits.
- Sec. 308. Hallways.
- Sec. 309. Doorways.
- Sec. 310. Miscellaneous Requirements.
- Sec. 311. Alterations.
- Sec. 312. Existing Buildings.
- Sec. 313. Fire Escapes.

Sec. 300—Exits Required

I. Every building, excepting one and two family residence buildings, shall be provided with such good and sufficient stairways, or other means of egress, as described in this Article.

Sec. 301—Application of Article

I. Unless otherwise specifically stated in this Article, the provisions thereof shall apply to build-

ings hereafter erected except residence buildings occupied exclusively by one (1) or two (2) families or having not more than fifteen (15) sleeping rooms, motion picture theatres, theatres and other buildings of a public character, coming under the provisions of Articles XIV and XV of this Code.

Sec. 362—Number of Occupants Within Floor Area

**Number of
Occupants**

I. For the purpose of this Article, when the number of persons to be accommodated by the exit is not stated in the application for a permit to construct, such number of persons within any floor area shall be taken according to the use of such floor area.

**Dance Halls,
Assembly
Halls, Lodge
Rooms**

II. The capacity of an assembly hall, dance hall or lodge room shall be established as one person for each seven (7) square feet of floor area.

**Court Rooms,
Restaurants,
School
Rooms, Etc.**

III. The capacity of court rooms, restaurants and class rooms in schools and colleges shall be established as one person for each twenty (20) square feet of floor area.

**Lodging
Houses,
Reading
Rooms**

IV. The capacity of lodging houses and reading rooms shall be established as one person for each forty (40) square feet of floor area.

**Work Rooms,
Stores and
Markets**

V. The capacity of workrooms, stores and markets shall be established as one person for each fifty (50) square feet of floor area.

**Offices and
Show Rooms**

VI. The capacity of offices and show rooms shall be established as one person for each sixty (60) square feet of floor area.

**Hospitals,
Hotels,
Asylums,
Etc.**

VII. The capacity of hospitals, hotels, asylums, furnished room houses and other residence buildings shall be established as one person for each one hundred (100) square feet of floor area.

**Warehouses
and Garages**

VIII. The capacity of warehouses and garages shall be established as one person for each two hundred and fifty (250) square feet of floor area.

IX. It shall be unlawful to occupy any floor area by a greater number of persons than that for which exits have been provided in accordance with this Article.

Excess
Occupancy

Sec. 303—Exits

I. Every building, excepting one and two-family residences hereafter erected, shall have two (2) or more exits as required in this Section, consisting of interior stairways, fire towers or horizontal exits constructed and arranged as specified in this Article, with the necessary hallways and doorways.

Kind

II. Exits and stairways shall be so located that no point in any floor area served by them, in a non-fireproof building, shall be more than seventy-five (75) feet along the line of travel to them, and in a fire-proof building one hundred (100) feet distant, excepting that, in fireproofed sprinkled buildings, the distance along the line of travel may be one hundred and twenty-five (125) feet. Exits shall be placed remote from each other.

Location

III. Every room having an occupancy of more than seventy-five (75) persons shall have at least two (2) doorways remote from each other, leading into an exit or exits.

Number
from
Rooms

IV. Exits and stairways must be kept free and clear at all times.

Exits Clear

V. In business buildings exceeding eighty-five (85) feet in height, at least one (1) stairway shall be a fire tower, provided that in sprinklered buildings in which two (2) or more stairways are required under the provisions of this Article such fire tower shall not be required unless the building exceeds one hundred and twenty-five (125) feet in height.

Fire Towers
Required

VI. Every business or public building shall have two (2) means of exit by stairways, leading from

Exits from
Stories Be-
low Grade

each story below grade directly to the sidewalk and rear yards respectively.

Sec. 304—Interior Stairs

Number

I. Every building hereafter erected or altered, excepting one or two family residences, shall have two or more required stairways.

**Stairways
Continuous
and Enclosed**

II. The stairways in buildings hereafter erected or altered shall be completely enclosed with continuous walls or construction, as elsewhere described in this Section and in Article XIX of this Ordinance. Said stairways shall be directly connected by hallways or passageways to a street and at least one stairway shall continue to the roof. When there are more than two stairways in a building, the Superintendent of Buildings may require more than one stairway to run to the roof.

Strength

III. All stairs, platforms, landings and stairways shall be of sufficient strength to safely sustain a live load of not less than eighty (80) pounds per square foot.

**Materials of
Construction**

IV. All stairs and stairways shall be constructed of incombustible material throughout, except in frame and non-fireproof buildings not exceeding thirty-five (35) feet in height and occupied by not more than fifty (50) persons above the first story.

**To Have
Fire-proof
Enclosures**

V. In buildings exceeding thirty-five (35) feet in height or occupied by more than fifty (50) persons above the first story, interior stairways, hallways and passageways shall be enclosed with continuous fireproof enclosures, with floors, ceilings and walls constructed as specified in Section 352.

**Non-Fire-
proof En-
closures**

VI. In buildings not exceeding thirty-five (35) feet in height and occupied by not more than fifty (50) persons above the first story, interior stairways which are not enclosed in fireproof partitions or walls of approved masonry shall be enclosed in parti-

tions of wood studs, wire lath and plastered with at least three-quarters ($\frac{3}{4}$) of an inch of mortar, on all surfaces, or covered with other approved equally fire resisting material. Partitions shall be fire-stopped with incombustible materials at every story.

VII. In stores, office buildings, hotels and clubs, a flight of stairs not required by this Article may be erected without enclosure, provided such flight shall extend only from the main entrance to the next floor above.

One Flight

VIII. No opening shall be permitted in the stairway enclosures required by this Section, other than doorways, and such windows as are necessary for proper lighting. The doorways shall be equipped with approved self-closing fire doors, except that, in non-fireproof enclosures, substantial self-closing, hard wood, metal or metal covered doors may be used. Windows, opening in stair well walls on the interior of the building, shall be stationary fire windows.

Openings in Enclosures

IX. When treads or landings are of slate, marble, stone or composition, they shall be supported for their entire length and breadth by solid steel plates at least one-eighth ($\frac{1}{8}$) of an inch thick, securely fastened. When stairs are of fireproof construction the treads and landings may be solidly supported for their entire length and width by the materials of which said stairs are constructed. The treads and landings shall be constructed and maintained in such a manner as to prevent persons from slipping thereon.

Supports for Treads and Landings

X. No stair or stairway required by this Article as an exit shall have an unobstructed width of less than three and one-half ($3\frac{1}{2}$) feet between handrails throughout its length.

Minimum Width

XI. The aggregate width of the stairs in any story of a building shall be such that the stairways may accommodate at one time the total capacity of the stories served by such stairways above the flights

Capacity of Stairs

of stairs under consideration. Stairways accommodating three (3) stories of maximum capacity may be considered sufficient for any number of stories.

**Width of
Stairs in
Fireproof
Buildings**

XII. In fireproof buildings, stairways serving for the exit of two hundred (200) people shall be at least three and one-half ($3\frac{1}{2}$) feet wide between railings, and for every additional two hundred (200) people to be accommodated six (6) inches must be added to their width.

**Width of
Stairs in
Non-Fire-
proof Build-
ing**

XIII. In non-fireproof buildings, stairways for the exit of one hundred (100) people shall be at least three and one-half ($3\frac{1}{2}$) feet wide between railings, and for every additional one hundred (100) people to be accommodated six (6) inches must be added to their width.

**Width of
Stairs
Measured**

XIV. The width of all stairs shall be measured in the clear between handrails.

**Variations in
Capacity**

XV. The number of persons to be accommodated as herein provided may be assumed at three-quarters ($\frac{3}{4}$) such total number of persons ordinarily occupying or permitted to occupy any floor area when the building is sprinklered.

**Treads and
Risers**

XVI. Except where winders are permitted the treads and risers of stairs shall be so proportioned that the product of the tread, exclusive of the nosing, and the riser, in inches, shall be not less than seventy (70) nor more than seventy-five (75), but risers shall not exceed eight (8) inches in height, and treads, exclusive of nosing, shall be not less than nine (9) inches wide. Treads, other than winding treads, and risers, shall be of uniform width and height of any one (1) flight.

**Winders—
Where Per-
mitted**

XVII. The use of winders is prohibited, except for non-required stairs. Treads of winders, exclusive of the nosings, shall have a width not less than seven (7) inches at any point nor more than ten (10) inches average width.

XVIII. No flight of stairs shall have a vertical rise of more than twelve (12) feet between floors or landings, provided that in stairs serving as an exit from places of assembly such vertical rise shall not exceed eight (8) feet. The distance between risers on landings in straight runs of stairs shall be not less than forty-four (44) inches.

Landings

XIX. Stairs shall have walls or well secured balustrades or guards on both sides. When the required width of a flight of stairs exceeds eighty-eight (88) inches, an intermediate handrail, continuous between landings, and substantially supported shall be provided.

Handrails

XX. The space under any stairs built in whole or in part of combustible material shall be left entirely open and kept free and clear from incumbrance.

**Space under
Stairs**

XXI. Every stairway shall be separated from every corridor hall, or passageway, by self-closing fireproof doors.

Sec. 305—Exterior Stairways

I. Required stairs which may be permitted on the outside of a building shall be constructed of combustible materials, and shall conform in other respects, except as to enclosure, to the requirements of the Article for interior stairs. Exterior stairs shall be connected to each story which they serve by means of self-closing fire doors. Doors and window openings on such stairs shall be protected by approved self-closing fire doors or automatic fire windows. Metal sash or other rigid guards at least six (6) feet high shall be provided on each unenclosed side of such stairways throughout.

**Required
Stairs Out-
side of
Structure**

II. The Superintendent of Buildings may permit the erection of a steel staircase on the exterior of any building instead of one required interior stairway; provided, the area of such building does not exceed five thousand (5,000) square feet, and such

**Exterior
Staircases—
When Per-
mitted**

building is not more than four (4) stories in height and is not occupied by more than one hundred and fifty (150) persons above the first story.

Sec. 306—Fire Towers

**Enclosing
Walls**

I. Interior stairways constructed and arranged as follows shall be known as fire towers. The enclosing walls shall be of brick or reinforced concrete not less than eight (8) inches thick, and without openings, except for doors or windows opening on the street, or on a yard or court not less than one hundred (100) square feet in area.

**Access to
Stairway**

II. Access to the stairway shall be provided at each story served by a fire tower through outside balconies or fireproof vestibules having solid floors of incombustible materials and provided with substantial railings.

**Balconies and
Vestibule**

III. Such balconies or vestibules shall be level with the floors of the building and platforms of the stairs connected by them, and shall be separated therefrom by self-closing fire doors. The clear width of such connecting balconies and vestibules shall be not less than that required for a hallway. The stairs in fire towers shall comply in all respects with the requirements of this Article relating to interior stairs.

Sec. 307—Horizontal Exits

**Balconies
and Bridges**

I. When vestibules or open air balconies are used they shall conform to the requirements for vestibules or open air balconies of fire towers. When bridges are used they shall be constructed of incombustible materials.

**Doorways
and Window
Openings**

II. All doorways or window openings on such vestibules, balconies or bridges shall be equipped with self-closing fire doors or automatic fire windows.

III. Where there is a difference in level between the connected floor areas, gradients shall be provided of not more than one (1) foot in eight (8) feet. Gradients

Sec. 308—Hallways

I. When serving as an exit from or in connection with one or more stairways, the clear width of any hallway or passageway shall be not less than the aggregate required clear width of all stairs leading to it. The clear width of every hallway or passageway leading to an exit shall be not less than forty-four (44) inches for the first fifty (50) persons to be accommodated thereby, and six (6) inches additional for each additional fifty (50) persons or fraction thereof; when the number of persons to be accommodated thereby is less than fifty (50), the clear width of such hallway or passageway shall be not less than thirty-six (36) inches.

Sec. 309—Doorways

I. The aggregate clear width of doorways serving as an exit from any room or floor area to a hallway, stairs or other means of exit, shall be not less than thirty-six (36) inches for the first fifty (50) persons to be accommodated thereby, and six (6) inches additional for each additional fifty (50) persons or fraction thereof. The aggregate clear width of doorways serving as an exit from any stairway, hall or passageway, shall be not less than the required width of such stairway, hallway or passageway. No single exit doorway shall have a clear width of less than thirty (30) inches, provided that when the total number of persons to be accommodated exceeds fifty (50), the clear width shall be not less than thirty-six (36) inches. Width

II. The doors of any doorway required by this Section shall be so hung and arranged that when opened they shall not in any way obstruct the required width of hallway, stairs or other means of Hanging
of Doors

exit and, in the case of doorways leading directly to a street, shall not, in any position, project more than eighteen (18) inches beyond the building line. Doorways serving as exits to a street from required stairways of any buildings, or to a yard, court, or open passageway communicating with a street, shall have the doors, including the doors of vestibules, so hung as to swing outwards when opening; but this requirement shall not be construed to prohibit the use of doors swinging both inwards and outwards, nor of sliding doors in stables or garages, and in the shipping and receiving rooms of business buildings.

**Door
Fastening**

III. The fastening on any exit door within the scope of this section shall be such that the door may be readily opened from the inside without the use of keys, provided that the requirement shall not apply to the doors of rooms where persons are under legal restraint.

**Revolving
Doors**

IV. The use of revolving doors in any required exit is hereby prohibited.

Sec. 310—Miscellaneous Requirements

Exit Signs

I. All exits from floor areas accommodating more than fifty (50) persons shall be plainly marked by approved exit signs and red lights.

Lighting

II. Provisions shall be made for adequate lighting by artificial light of all stairways, hallways and other means of exit required by this Article.

Clear Exits

III. No door, hallway, passageway, stairs, or other means of exit required by this Article, shall be obstructed or reduced, except as to handrails, beyond its required width, in any manner whatsoever.

Sec. 311—Alterations

I. No building shall hereafter be altered so as to reduce the number or capacity of exits to less than required for buildings hereafter erected. New exits hereafter installed in any building shall be in-

stalled in conformity to the requirements for exits in new buildings, unless such exits are installed to comply with a notice issued under the provisions of Section 312 of this Code.

Sec. 312—Existing Buildings

I. Every building now existing which is not provided with exit facilities as prescribed in this Code for new buildings and in which the exit facilities are inadequate for the safety of the occupants, shall be provided with such good and sufficient fire escapes, stairways or other means of egress in case of fire as shall be directed by the Superintendent of Buildings; and said Superintendent shall have authority within the City to direct fire escapes and other means of egress to be provided upon and within such buildings or any of them, except as may be otherwise provided by law.

Sec. 313—Fire Escapes

I. All fire escapes shall be constructed as required by Article XVI.

Elevators

- Sec. 314. General Elevator Regulations.
- Sec. 315. Rules to Be Posted.
- Sec. 316. Qualifications for Passenger Elevator Operators.
- Sec. 317. Change of Classification.
- Sec. 318. Escalators.
- Sec. 319. Alteration to Elevators.
- Sec. 320. Test of Elevators.
- Sec. 321. Carrying Capacity.
- Sec. 322. Full Automatic Push Button Elevators.
- Sec. 323. Belt or Chain Drive.
- Sec. 324. Counterweights.

- Sec. 325. Guide Rails.
- Sec. 326. Weights of Guide Rails.
- Sec. 327. Ropes.
- Sec. 328. Speed.
- Sec. 329. Speed Governors.
- Sec. 330. Limit Devices.
- Sec. 331. Elevator Control Devices.
- Sec. 332. Interlocking Devices.
- Sec. 333. Emergency Release.
- Sec. 334. Auxiliary Freight Compartment.
- Sec. 335. General Car Construction.
- Sec. 336. Freight Car Construction.
- Sec. 337. Freight Car Cover.
- Sec. 338. Passenger Car Construction.
- Sec. 339. Passenger Car Gates.
- Sec. 340. Passenger Car Emergency Exit
- Sec. 341. Elevator and Dumbwaiter Shafts.
- Sec. 342. Shaft Openings.
- Sec. 343. Shaft Doors in All Buildings.
- Sec. 344. Shaft Doors of Passenger Elevators.
- Sec. 345. Open Elevator Shafts.
- Sec. 346. Overhead Clearance.
- Sec. 347. Overhead Grating.
- Sec. 348. Elevator Pit.
- Sec. 349. Machinery Room.

Sec. 314—General Elevator Regulations

Compliance with Re- quirements

I. Every elevator, escalator, freight conveyor or amusement device installed in the City of Newark, N. J., shall be constructed, maintained and operated as required by this Article.

Safety

II. Every elevator, escalator and conveyor installation shall at all times be maintained by the owner, lessee or agent in safe condition and in conformity with the requirements of these regulations.

Determina- tion of Questions

III. When any existing installation for either passenger or freight service is deemed by the Superintendent of Buildings to be unfit or dangerous its use shall be discontinued until it is repaired and

made safe. All defective parts necessary of replacement shall conform, in so far as possible, with the regulations governing future installation.

IV. All future and existing elevators shall be lighted as approved by the Superintendent of Buildings. **Lighting**

V. All electrical equipment of elevators must be done in accordance with the rules and regulations of the Electrical Bureau of the City of Newark, and a certificate for all such work must be obtained from the Electrical Bureau. **Electrical Equipment**

Sec. 315—Rules to Be Posted

I. In the car of every passenger elevator, the Superintendent of Buildings shall cause to be posted and maintained, such of the regulations relating to the operation of elevators as he may deem necessary to insure public safety.

Sec. 316—Qualifications for Passenger Elevator Operators

I. No person shall operate a passenger elevator within the limits of the City of Newark without a license, procured from the Superintendent of Buildings. **License**

II. No such license shall be issued to any person under the age of eighteen (18) years. **Age**

III. No license shall be issued to any person until the Superintendent shall have been convinced by oral or written examination, or by actual demonstration in operating an elevator, that the applicant for such license is duly qualified by experience, knowledge or adaptability to operate an elevator. **Examination**

IV. All licenses shall expire on January 1st of each year. **Permits**

V. A fee of one dollar (\$1.00) shall be paid into **Fees**

the City Treasury, for each operator's license issued or renewed.

Sec. 317—Change of Classification

I. In future, no freight elevator shall be used for passenger service, unless such elevator conforms to all the regulations of this Code for shaft construction and future installations of passenger elevators.

Sec. 318—Escalators

I. In all future and existing installations, escalators shall be completely enclosed between stories the same as other vertical shafts, and shall have self-closing fireproof doors installed at the top and bottom of such enclosures in each story, through which passengers must pass to reach or leave the escalators. Escalators shall be equipped with an approved safety device to prevent any accidental reverse travel, and with an approved stopping device.

Sec. 319—Alterations to Elevators

Conformity
with Existing
Regulations

I. In making alterations to existing installations, the parts changed or altered must conform to the regulations governing future installations.

Damaged

II. Where parts of all elevators are damaged from any cause, the damaged parts must be completely renewed, if required by the Superintendent of Buildings.

Change of
Hand-Driven
to Power-
Driven

III. Hand power elevators changed to power driven elevators shall be made to conform with all regulations governing new installations. In such conversions the use of power driven friction grip devices are prohibited, except for one story hoists.

Sec. 320—Test of Elevators

Test

I. In future installations or alterations, all elevators shall be tested as follows:

II. The cars of all power driven elevators shall be loaded to their maximum carrying capacity required by the Code, and operated up and down the shaft several times to test the lifting capacity of the machinery and the efficiency of the upper and lower automatic limit devices. The car shall be stopped at various levels in the shaft to test the efficiency of the machine brake.

Lifting
Limit
Devices

III. The cars of all power-driven elevators having speeds exceeding one hundred (100) feet per minute, and of hand power elevators with a rise of more than fifteen (15) feet, shall be loaded to their maximum rated carrying capacity, run to the top landing and made to travel downward beyond normal speed, so as to automatically operate the speed retarder or speed governor and car safety device and the slack rope device when required, and (except for hand-power elevators), to stop the machine. This rule shall not be construed, however, to require safe lift elevators to be tested with safe lift loads.

Speed Gover-
nor, Car
Safety, Slack
Rope

IV. The cars of power-driven elevators having speeds of one hundred (100) feet per minute or less shall be loaded to their maximum rated carrying capacity, run to the top landing and started down at normal speed. At this speed the governor shall be manually operated to test the action of the safety equipment.

Governors on
Cars with
Speeds of 100
Feet or Less

Sec. 321—Carrying Capacity

I. In existing installation, the owner, lessee, or other person, having charge or control of any elevators, except a dumbwaiter, and in future installations the manufacturer of such elevator shall cause to be fastened in a conspicuous place in the car of said elevator a metal plate, having suitable letters and figures on the same, which shall designate the number of pounds weight which said elevator can safely carry.

Capacity
Plate

**Loading for
Elevators**

II. Future installations shall be designed to sustain in all their parts a load per square foot of platform area inside the car of not less than the following:

(a) Seventy-five (75) pounds for passenger elevators.

(b) Fifty (50) pounds for freight elevators having platform areas not exceeding one hundred (100) square feet.

Sec. 322—Full Automatic Push Button Elevators

**Design and
Equipment**

I. In future installations every full automatic push button elevator must be so designed and equipped that the car, at its average speed and load, will automatically stop when the car floor is level with or not more than three (3) inches from the designated landing floor.

**Locking
Devices**

II. In every future installation, the car gate and shaft doors shall be equipped with approved devices that will prevent the operation of the car until the car gate is closed and the shaft door is closed and locked. The shaft doors shall not be capable of being opened unless the door of the car is within seven and one-half ($7\frac{1}{2}$) inches of the landing, except that the car may be operated with the car gate or car door opened, if there are no passengers in the car.

Alarm Bell

III. A push button to operate an alarm bell shall be provided in every car, for the purpose of notifying the person in charge of the premises, in case the car becomes stopped in the shaft from any cause.

Shaft Doors

IV. Every shaft door shall be so arranged that it cannot be opened after a car leaves a landing, except in emergency cases, and then only by a special key which must be provided and kept in the possession of the person having charge of the building.

**Hatchway
Door Locks
for Push
Button
Elevators**

V. An electro-mechanical lock shall be provided on each hatchway enclosure door. These locks shall

hold all doors securely locked until a car comes to a stop at one of the landings, when the door of that landing shall be automatically unlocked, by means of a magnet or motor operated cam, which cam shall retire to a position clear of the door lock arm, thus preventing the doors being unlocked as a car passes. It shall be impossible to operate a car unless the hatchway doors are closed and securely locked.

Sec. 323—Belt or Chain Drive

I. In future installations no hoisting machine driven by a chain or belt device from a motor or countershaft shall be used in connection with any passenger elevator.

Sec. 324—Counterweights

I. In future installations, each counterweight shall have its sections securely bolted together with one or more rods as determined by the Superintendent of Buildings. Such rods must pass through all the subweights and at least one portion of the frame work. No continuous forged straps shall be permitted.

II. In every existing and future installation where a counterweight runs in the same shaft as a car it shall, when at the uppermost position be protected on all exposed sides the full length of the counterweight with substantial and properly secured shields of iron or steel not less than No. 16 U. S. Gauge; except that for plungers of fixed stroke piston, hydraulic or traction type elevators, no stop shields shall be required.

Protection
Shields

Where no compensating chains or ropes are attached to the counterweights, similar shields shall be provided eighteen (18) inches above the bottom of counterweight runways, each extending upwards at least five (5) feet.

Existing Installations

III. In any existing installation, where the clearance between car and counterweight is not more than one and one-half ($1\frac{1}{2}$) inches, no top or bottom shields shall be required, but in lieu thereof tell-tale metal chains not less than five (5) feet long, spaced not more than six (6) inches on centers from rail to rail, shall be suspended from the bottom of the counterweight.

Sec. 325—Guide Rails

Material

I. In future installations, guide rails for both cars and counterweights of all elevators (except dumbwaiters and hand power elevators with a rise of thirty (30) feet or less) shall be of iron or steel.

Installation in Shaft

II. Guide rails shall be fastened to the sides of the shaft with wrought or cast iron brackets of such strength, spacing and design that the guide rails and their fastenings shall be able to easily withstand the application of safeties when stopping a fully loaded car under test.

Tongued and Grooved or Doweled

III. For elevators requiring safeties, the guiding surfaces of the car guides shall be finished smooth and joints shall be tongued and grooved or doweled, and rails shall extend to the level of or above the overhead beams and shall be bottomed on a suitable support.

Sec. 326—Weights of Guide Rails

I. The weight of steel or iron guide rails shall be not less than given in the following table:

WEIGHT OF GUIDE RAILS PER LINEAL FOOT.

Total Weight of Car and Live Load of Weight of Counterweight	Weight of Car Guide Rails	
	With Guide Rail Safeties	Without Guide Rail Safeties
0- 4000 lbs.	7½	7½
4001-15000 lbs.	14	14
14000-40000 lbs.	30	30

Weight of Counterweight Guide Rails

With Guide Rail Safeties	Without Guide Rail Safeties
7½	6½
14	7½
30	7½

Sec. 327—Ropes

I. In future installations, every elevator (except dumbwaiters shall have not less than two (2) ropes independently connected to the car and to each set of counterweights. In drum type machines, the lifting and counterweight ropes shall each have at least one (1) full turn of the rope on the drum when they have reached the limit of travel.

Number and
Winding

II. The diameter of any hoist or counterweight rope hereafter installed (except for hand-power elevators and sidewalk type elevators) shall be not more than one-fortieth (1/40) of the diameter of any shaft or drum over which it passes.

Diameter

III. All ropes used in the operation of elevators shall be of steel, iron or marlin covered with steel. Ropes of other material than metal may be used as hand ropes and brake ropes in hand-power elevators or as centering ropes in power-driven elevators with hand rope control.

Material and
Factor of
Safety

Every rope hereafter used shall have a factor of safety of not less than six (6) for freight elevators, and not less than eight (8) for passenger elevators.

**Equalizer
Arms**

IV. Where overhead machines are used equalizer arms will be permitted on the cars and counter-weights.

**Chains on
Sidewalk
Elevators**

V. Nothing in this Code shall prohibit the use of chains on sidewalk elevators instead of ropes.

Sec. 328—Speed

I. No power-driven elevator shall exceed the speed of seven hundred (700) feet per minute.

Sec. 329—Speed Governors

**Speeds of
700 Feet**

I. Every power-driven elevator with a rise of more than fifteen (15) feet not already equipped with a speed governor and safety (except sidewalk type elevators and existing freight elevators in buildings not exceeding five (5) stories in height and direct plunger elevators) shall have, at the top of the elevator shaft, a governor properly connected to a safety device attached to the underside of the car platform, so that the car will be gradually brought to rest with ease and within a distance not greater than nine (9) feet at a speed of seven hundred (700) feet per minute.

**Speeds of 100
Feet per
Minute or
Under**

II. Only on elevators having a speed of one hundred (100) feet per minute or less, safeties of the instantaneous type may be used.

**Excess Speed
Limit**

III. Every governor operating a car safely shall be set to trip the safety at a speed not exceeding forty (40) per cent. above the rated speed given in the application, but in no case exceeding eight hundred and fifty (850) feet per minute.

**Sealing of
Governor**

IV. When a speed governor has been set for the rated speed it shall be sealed.

V. When safeties of the instantaneous type are used a proper flexible means of application consisting of a steel cable must be interposed between the safety and the governor.

Instantaneous Safety

Sec. 330—Limit Devices

I. In future installations, every power-driven elevator shall have approved limit devices as follows:

Power-Driven

II. For drum type electric elevators, except sidewalk elevators with speeds not exceeding seventy-five (75) feet per minute, limit switches on the machine, and in the shaft or on the car.

Drum Type

III. For traction type electric elevators, limit switches in the shaft or on the car.

Traction Type

IV. For electric drum sidewalk type elevators, with speeds not exceeding seventy-five (75) feet per minute, machine automatics will be required, and stopping devices on the operating ropes in lieu of limit switches in the shafts or on the cars.

Drum Sidewalk Type

V. For hydraulic elevators, with speeds not exceeding one hundred and fifty (150) feet per minute, limit devices on the machine.

Hydraulic Elevators

VI. For lever or crank-operated hydraulic elevators, limit devices on the machine.

Lever or Crank Hydraulic

Sec. 331—Elevator Control Devices

I. In future installations, every electric elevator shall be equipped with an electric or electric-mechanical brake that will bring the car to rest when the cars operating device is brought to the stop position or when any of the electric safety devices operate.

Brake

II. When an elevator is driven by a belt from an electric motor, the brake must be arranged to operate should the motor belt break or leave the pulleys

Brake on Belt Drive

**Operating
Device**

III. In future installations, every elevator driven by electric power and operated by hand rope, lever, wheel or other non-self-centering device shall be provided with an approved device preventing the operating of the car, after the interruption of the current, until the operating device has been first returned to the inoperative position. Electric car operating switches shall be self-centering and self-locking in the inoperative position.

**Reverse
Phase Relays**

IV. In future installations, every elevator motor operated by polyphase alternating electric current shall be equipped with a reverse phase relay.

**Slack Rope
Devices**

V. In future installations, every power-driven elevator, including power-driven sidewalk elevators, operated by drum hoisting machines, shall have an approved automatic slack rope device that will stop the machine, if, from any cause, any car hoisting rope or chain attached to the drum become slack.

**Car Locking
Device**

VI. No elevator shall be used for the carrying of safes or other material of a greater weight than the normal lifting power of such elevator, unless the machine is provided with special equipment and the car is equipped with an approved locking device which will hold it at any landing independent of the hoisting rope while such safe or other material is being loaded or unloaded.

**Hand-Power
Elevator
Safety De-
vices**

VII. In future installations, every hand-power elevator (except sidewalk type elevators), with a rise of more than fifteen (15) feet, shall be equipped with an approved safety device that will immediately stop and hold a car with a full load if the rope breaks, an approved automatic speed retarder and a hand-operated brake operating in both directions.

Grip Hoists

VIII. Grip hoists and elevators operated by gravity in both directions shall comply with the requirements for hand-power elevators.

Buffers

IX. In future installations, every power-driven elevator (except sidewalk type elevators) shall be

provided with substantial spring buffers, pneumatic buffers, or oil buffers for the car and counterweights provided that the the cars and counterweights of all elevators having speeds of more than three hundred and fifty (350) feet per minute, substantial oil buffers shall be installed.

Sec. 332—Interlocking Devices

I. Every passenger carrying elevator shall be equipped with an approved interlocking device.

**Passenger
Elevators**

II. The interlocking device, or interlock, shall be an electrical, mechanical or electro-mechanical device which positively interconnects the closing and locking of the shaftway door with the operation of the car, the function of which is to render the car inoperative if the shaftway door at which the car is standing is open or unlocked.

Definition

III. All parts of interlocks shall be operated by motive power other than that given by springs or the force in gravity. Springs, however, may be used to accelerate the interlocking movement, which shall be positive and prompt of action.

Construction

IV. Interlocks shall be designed and installed as to prevent their being tampered with or rendered intentionally inoperative (except as noted in regulations governing emergency releases).

**Precaution
Against
Tampering**

V. Interlocks shall be so designed and installed as to prevent the accumulation of dust on the working parts in such quantities as to render them inoperative.

**Protection
from Rust**

VI. Every interlock shall fasten each shaftway door and prevent it from being opened, except from the shaftway side. All doors shall automatically remain locked if the interlocking machine is accidentally or intentionally rendered inoperative.

Door Locking

Every interlock shall be so designed and installed

that before applying power to a car it will be necessary to first close and lock the hatchway doors.

Every interlock shall be so installed that the car cannot be moved until the hatchway door has reached a position four (4) inches of full closure; the door at this position and at full closure shall be positively locked against reopening, except by normal operation from the hatchway side of the door.

**Emergency
Keys**

VII. Any interlock at any designated landing may be provided with an approved device which will permit a door being unlocked by the use of a key or other approved device.

Sec 333—Emergency Release

Function

I. Every elevator except automatic button control elevators shall be provided with an emergency release of a type specifically approved by the Superintendent of Buildings.

Type

II. The emergency release shall be of the indicating pattern showing clearly when the elevator is on "Normal Operation" and when it is on "Emergency Operation." This emergency release shall be of a type which will immediately return to normal operating position when not held in emergency position by the car operator.

Where Placed

III. Emergency releases shall be placed in the car at approximately five (5) feet from the floor and at a point readily accessible to the operator and in view of those using the car.

**Controls to
Be Enclosed**

IV. All control rods or cables on mechanical interlocks shall be so placed that they cannot be tampered with and if within the car shall be enclosed in a metal duct. The handle or device employed to operate the release shall be enclosed in a metal case under glass.

**On Electrically
Operated Cars**

On electrically operated cars the emergency release shall consist of an approved push button type

of switch enclosed in a metal housing with glass cover. The switch shall be of a type which required the operator to hold it in the "Down" position to operate the elevator under emergency conditions.

VI. A hammer of metal shall be securely attached by a chain to the side of the case containing the emergency release handle or device.

Hammer for
Container

Sec. 334—Auxiliary Freight Compartment

I. In future installations no elevator shall be permitted to have attached above, below or on the side of the car a freight compartment or similar device.

Prohibition

II. In existing installations, entrances to freight compartments shall be protected by folding gates, as required for passenger elevators and so arranged that the elevators cannot be operated until the car gates are closed.

Existing
Compartment-
ments.

Sec. 335—General Car Construction

I. In future installations the car frame of every hand-power elevator with a rise of more than thirty (30) feet and of every power-driven elevator shall be of incombustible material. The car frame of any hand-power elevator with a rise of thirty (30) feet or less may be constructed of wood.

Material

II. In any future installation there shall be not more than one and one-quarter 1 1/4 inches nor less than three-quarters (3/4) of an inch space between the floor of the car and the floor saddles, and where the saddles project into the shaft the same shall be properly beveled on the underside at an angle of not less than sixty (60) degrees to the horizontal.

Space Be-
tween Saddles
and Car

III. The undersides of all car platforms shall be covered with incombustible material.

Underside
of Car

Sec. 336—Freight Car Construction

I In all existing and future installations, every

General Con-
struction

freight elevator car shall have enclosing sides, excepting doorways used for loading or unloading, five (5) feet six (6) inches in height or to the cross head, when this is less than five (5) feet six (6) inches above the car platform.

Open Construction

II. In future installations, where car sides or enclosures of open construction are used, the space between any two (2) parallel members shall not exceed one (1) inch.

Sec. 337—Freight Car Cover

I. In existing and future installations every freight elevator car shall be provided with a substantial cover or grating constructed of not less than No. 8 U. S. gauge wire or its equivalent in strength, and of a mesh that will reject a one and one-half (1 1-2) inch diameter ball. Sections of the cover or grating shall be arranged to swing upward in case of emergency or to handle long material, but such cover or grating shall be closed at all other times.

Sec. 338—Passenger Car Construction

General

I. In existing and future installations every passenger elevator car shall have completely enclosing sides and tops excepting the doorways used for loading and unloading.

Grille Enclosure

II. In every future installation where grille work is used for the car sides or enclosure including the top, grilles shall be constructed of not more than one and one-half (1½) inches space between any two (2) members; excepting where shall not be more than one (1) inch space between members. When the clearance between a car and counterweight is less than two (2) inches, that part of the car enclosure opposite the counterweight runway shall be of solid construction or screened with not more than one-half (1-2) inch mesh and of not lighter than No. 16 U. S. gauge wire, to a height not less than six (6) feet six (6) inches.

III. In existing installations where the spaces exceed those specified for future installations, it shall be deemed satisfactory if the grille work is made safe by suitable screens or wire mesh fastened to the car enclosure.

Factory
Buildings

Sec. 339—Passenger Car Gates

I. In existing and future installations, all doorways in the cars of power-driven passenger elevators shall be provided with substantial folding or sliding gates or doors, and where floor tracks are used the same must be kept flush with the finished floor surfaces of the cars.

When
Required

II. Every folding gate over three (3) feet wide at the doorway of a car shall have vertical braces, spaced not more than eighteen (18) inches on centers when the gates are fully expanded.

Braces on
Gates

III. All car gates shall be closed by the operator before the car is put in motion.

Operation
of Gates

IV. In future installations each passenger elevator car gate shall be equipped with an approved device that will prevent the operation of the car while the car gates are open; except that for automatic controlled elevators a car may be operated with the car gate or car door opened, if there are no passengers in the car.

Device to
Prevent
Operation
of Car

Sec. 340—Passenger Car Emergency Exits

I. In future installations every power-driven passenger elevator car shall have a trap door in the top not less than sixteen (16) inches in least dimension nor less than four hundred (400) square inches in area. When there is more than one (1) elevator in a shaft and the vertical distance between any two (2) adjacent shaft door openings exceeds thirty (30) feet, there shall be provided in addition to the trap doors, emergency side exits from one car to the other

Trap Doors
and Emer-
gency Side
Exits

**Trap Doors
and Emer-
gency Exits
in Existing
Elevators**

II. In every existing power-driven passenger elevator car not already provided with an emergency exit, there shall be installed a trap door in the top similar to that required for new installations, excepting that, when construction renders it impracticable to provide such trap door, this requirement may be waived by the Superintendent of Buildings, if egress, in case of emergency, is possible through shaft openings, or to an adjacent car.

Sec. 341—Elevator and Dumbwaiter Shafts

**Enclosure
in Walls**

I. All elevators, escalators and dumbwaiters placed in buildings shall be enclosed in walls as specified for shafts in Article XIX of this Code.

Sec. 342—Shaft Openings

**Openings;
Number and
Arrangement**

I. In every shaft hereafter constructed for passenger elevators no more than one opening shall be allowed in each story. All openings in the several stories shall be located one above the other, excepting the top and first or entrance stories.

**Openings on
First and
Top Stories**

II. Door openings may be located on opposite or adjacent sides of a shaft in the first or main entrance story and in the top story, irrespective of the location of the car operating device; provided that the openings in the remaining stories are all on the same side of the shaft; and provided a satisfactory device is installed preventing the operation of the car while the car gate distant from the operator is open; and, further provided, that there are no vertical offsets in the shaft walls or recesses on the shaft side of the doors.

Prohibition

III. No alteration not in accordance with the above provision shall be made to any existing passenger elevator shaft.

Sec. 343—Shaft Doors in All Buildings

General

I. In existing and future installations all openings in every passenger or freight elevator shaft or hoist-

way enclosure shall be protected with approved fire-proof doors.

II. When doors are equipped with electric contract or other locking devices, an approved emergency release shall be provided on the car within easy reach of the operator, except in the case of automatic button or dual control elevators.

Emergency
Release

Sec. 344—Shaft Doors of Passenger Elevators

I. In every existing and future installation all gates or doors leading to any shaft in which power-driven passenger elevators are operated (except full automatic push button elevators) shall be locked, bolted or securely fastened on the shaft side. Such doors or gates shall be closed by the operator before the car is put in motion.

Fastened on
Shaft Side

II. In every future installation of passenger elevators, keys for opening the shaft doors or gates from the outside of the shaft in case of emergency, shall be provided, and shall be restricted in use to persons in responsible charge of the building.

Keys

III. The distance between the shaft side of a landing door and the edge of its threshold shall not be more than four (4) inches.

Distance

Sec. 345—Open Elevator Shafts

I. In any existing and future installation where no solid enclosure is required around the elevator shaft by the provisions of the building code, labor law or these regulations, there shall be provided a substantial vertical enclosure extending from the floor for a distance of not less than six (6) feet on the side or sides where there are no openings in the car for loading purposes. On all other sides, gates or doors must be provided.

Enclosures
Other than
Solid

II. Such enclosures may be constructed of structural steel and wire mesh, iron grille work,

Construction

provided that when mesh work is used it shall be of not less than No. 10 U. S. gauge expanded metal, with mesh not exceeding one and one-half (1 1-2) inches space between any two members.

Sec. 346—Overhead Clearance

Overhead Clearance for Cars

I. In every elevator shaft hereafter installed (except shafts for sidewalk elevators) there shall be provided a clear space above the car when it is at the top of the landing, sufficient to allow a runway of not less than two (2) feet for elevators having a speed not exceeding one hundred (100) feet per minute, not less than three (3) feet for elevators having a speed exceeding three hundred and fifty (350) feet per minute, and not less than five (5) feet for elevators having a speed exceeding three hundred and fifty (350) feet per minute.

Overhead Clearance for Counter- weights

II. In future installations there shall be provided in all elevator shafts a sufficient clear space when the car has completely compressed the pit buffers to allow a run-by of the counterweight of not less than two (2) feet for traction and hydraulic type elevators, and not less than three (3) feet for drum type elevators.

Sec. 347—Overhead Grating

Where Placed

I. At the top of every elevator shaft (except existing elevator shafts, dumbwaiter shafts or the shafts of sidewalk elevators outside the building line) immediately under the sheaves or at the level of the top of the machine beams, there shall be placed a substantial grating of iron or steel capable of sustaining not less than seventy-five (75) pounds per square foot.

Construction

II. No two (2) members of such gratings shall be spaced more than one and one-half (1 1-2) inches apart. When a grating does not extend over the entire area of the shaft, the open edges shall be

protected by a substantial screened railing not less than three (3) feet high.

Every such grating shall extend at least two and one-half (2½) feet beyond the general contour of the sheaves or machinery.

I. Deflecting sheaves extending below the machine level, or hoist and counterweight sheaves located at the sides of the shaft, shall be protected by gratings or cradles of a construction similar to that required for the gratings.

Deflecting
Sheaves

IV. Fireproof floor construction, with approved smoke flues from the shafts, shall be accepted as equivalent to gratings.

Fireproof
Floor Con-
struction

V. Nothing in these regulations shall prevent the placing of a trap door in such a grating where other suitable access cannot be had.

Trap Door

VI. Any grating hereafter placed in an existing elevator shaft shall conform to the requirements of this Code.

Compliance
with Rules

Sec. 348—Elevator Pit

I. In every elevator shaft hereafter constructed (except shafts for dumbwaiters, for sidewalk elevators and for hand-power elevators with a rise of not less than thirty (30) feet), the distance from the floor saddle of the lowest landing to the bottom of the pit shall not be less than four (4) feet when the speed does not exceed two hundred and fifty (250) feet per minute, nor less than five (5) feet when the speed exceeds two hundred and fifty (250) feet but does not exceed four hundred (400) feet per minute, and not less than six (6) feet when the speed exceeds four hundred (400) feet per minute.

Depth

II. In no case shall there be less than two (2) feet in the clear between the bottom of the pit and the lowest point of the underside of the car floor

Distance
from Bottom
of Car to
Bottom of
Pit

framing when the car is at the lowest possible position.

In the case of power-driven sidewalk type elevators, the clear space between the bottom of the pit and underside of the car floor structure shall be not less than six (6) inches.

Prohibition III. The pits herein required at the bottom of the elevator shafts shall not be used for piping, machinery, or for any purpose not required for the elevator equipment; but this shall not prevent the encroachment upon such pits, in the case of new elevators installed in existing buildings, of the foundations of bearing walls or columns to an extent not exceeding twenty-five (25) per cent. of the area of the pits.

Sec. 349—Machinery Room

General I. All parts of the elevator machinery for power-driven elevators shall be properly enclosed and suitable light provided.

Access to New Buildings II. In buildings hereafter erected free and safe access must be provided to all parts of elevator machinery and there shall be not less than twelve (12) inches clearance between limit stop devices on the machines and outboard bearings of motors.

Clearance III. In future installations in existing buildings, such clearance shall be provided as deemed necessary by the Superintendent of Buildings, but shall not exceed that specified for buildings hereafter erected.

Machinery at Shaft Bottom IV. When a machine is located at the bottom of a shaft, it shall be protected with a substantial pit pan.

Supporting Beams V. Supporting beams hereafter installed for elevator sheaves or machinery (except in dumbwaiter shafts) shall be of iron or steel.

ARTICLE XIX.

Safeguards Against Spread of Fire.

- Sec. 350. Fire Walls.
- Sec. 351. Fire Partitions.
- Sec. 352. Shafts.
- Sec. 353. Light and Vent Shafts.
- Sec. 354. Elevator Shafts in Existing Hotels.
- Sec. 355. Openings in Shafts.
- Sec. 356. Existing Hoistways.
- Sec. 357. Protection of Exterior Openings.
- Sec. 358. Protectives for Openings.
- Sec. 359. Fire Stops.
- Sec. 360. Stand Pipes.
- Sec. 361. Stand Pipes for Private Protection.
- Sec. 362. Stand Pipes for Fire Department Use.
- Sec. 363. Hose.
- Sec. 364. Sprinklers.

Sec. 350—Fire Walls

I. Fire walls in all classes of buildings shall be constructed of brick or reinforced concrete of the thickness prescribed for exterior walls.

Brick or
Reinforced
Concrete

II. In non-fireproof buildings fire walls shall be continuous from foundationns to roofs and provided above the roofs with parapet walls, as specified in Article VIII.

Non-Fire-
proof Build-
ings

III. No opening in a fire wall shall exceed forty-eight (48) square feet in area, and the aggregate width of all openings at any level shall not exceed twenty-five (25) per cent. of the length of the wall.

Area

IV. In the first story of buildings equipped throughout with an approved system of automatic sprinklers large openings and a greater percentage of wall length may be used by the special written permission of the Superintendent of Buildings, stating the reason for such allowance

Use of
Sprinklers

Fire Doors V. Every opening in a fire wall shall be protected on each side of the wall with an approved automatic fire door.

Fire Walls Serving Also as Fire Partitions VI. When any fire wall serves also as a fire partition it shall have no opening other than the door openings, each not exceeding forty-eight (48) square feet in area, and one (1) of the automatic fire doors at each opening shall be replaced by a self-closing fire door.

Sec. 351—Fire Partitions

Construction I. Fire partitions in all classes of buildings shall be constructed in the manner herein described and shall be of the materials and quality specified for fireproof partitions in Sections 152 and 153 of this Code.

Thickness After Test II. Unless otherwise approved after the fire tests herein provided, the thickness of fire partitions shall be not less than eight (8) inches for brick; nor less than six (6) inches for hollow blocks or terra cotta, concrete or gypsum, and not less than four (4) inches for stone or cinder concrete, reinforced with steel.

Steel Reinforcement III. All openings in partitions of hollow building blocks or gypsum shall be adequately reinforced with steel.

Continuous Fire Partitions IV. In frame and non-fireproof buildings partitions, if required in any story, shall be continuous in all stories from the foundation to the roof.

Fireproof Floors V. If any floors of a building are of fireproof construction for their full extent and all stairways are enclosed in approved fireproof construction, fire partitions shall be required to be continuous only from one such fireproof floor to another or to the roof.

Continuous Defined VI. Fire partitions shall be deemed continuous, even though several parts are not directly over one

another in successive stories, if the intervening parts of the floors at the levels where offsets occur, are of fireproof construction and all parts not supported directly on the foundations are carried on fireproof construction.

VII. Fire partitions shall be carried the same height above the roof as required for parapet walls, Section 128. Heights
Above Roof

VIII. Fire partitions shall have no openings other than the required door openings. No such door openings shall exceed forty-eight (48) square feet in area. If more than one (1) door opening is required, the distance measured along the line of the fire partition, between any door and the next one shall not be more than sixty (60) feet. Every opening in a fire partition shall be protected by an approved self-closing fire door. Openings

Sec. 352—Shafts

I. Shafts hereafter constructed or altered, excepting in one and two family residence buildings, shall be as described in this Article, whether for stairs, elevators, air, light or any other purpose. Uses
Included

II. The provisions of this section shall not, however, be taken to apply to ducts permitted by Article XXI. Ducts

III. All open shafts hereafter placed in any building shall be constructed of approved masonry or reinforced concrete, and of the thickness required for exterior walls. Open Shafts

IV. Except as otherwise provided, walls of all new and altered closed shafts shall be constructed of any material and form of construction permitted under Section 351 for fire partitions. Closed
Shafts

V In all buildings exceeding thirty-five (35) feet in height, all stairways shall be completely en- Stairway
Enclosure

closed with fireproof walls, floors and ceilings. Walls shall be of brick, not less than 8 inches thick, or of hollow terra cotta blocks or reinforced concrete not less than six (6) inches thick; excepting not more than thirty (30) per cent. of such walls in each story may be of wire glass in approved metal frames, and approved self-closing fire doors.

**Connecting
Hallway
Enclosure**

VI. Every passage or hallway connecting a stairway with the exterior of a building shall be considered to be a portion of the enclosing shaft, and shall be constructed with fireproof walls, floors and ceilings and otherwise as required for stairway enclosures.

**Elevator
Shafts and
Fire Tower
Walls**

VII. Elevator shafts and fire tower walls shall be of brick or reinforced concrete not less than eight (8) inches thick.

**Number of
Elevators
and Shafts**

VIII. Not more than two (2) elevators shall be placed hereafter in any one shaft, and where there are only two (2) elevators in any building they shall be placed in separate shafts.

**Elevator Ma-
chinery Com-
partment**

IX. When any compartment which contains machinery for operating an elevator communicates with an elevator shaft, it shall be enclosed with partitions of the same material and construction as required for the shaft, and shall have fire doors in the openings.

**Sidewalk
Elevators**

X. Elevators, or lifts, from cellars or sub-cellars to sidewalk shall be enclosed in said story or stories with fireproof materials, and door openings in same shall be protected by standard fire doors.

The door at the sidewalk level of said elevator or lift shall be wrought iron or steel.

**Shafts Not
Extending
Into the Top
Story**

XI. Any shaft that does not extend into the top story of a building shall have the top covered with fireproof construction.

XII. All shafts extending into the top story of any building shall be carried through not less than three (3) feet above the roof. **Enclosure at Top Story**

XIII. Every shaft extending above the roof, except open shafts, shall be enclosed at the top with a roof of fireproof construction and a metal skylight of at least three-fourths ($\frac{3}{4}$) the area of the shaft in the top story, except that the skylights herein required may be replaced by a window of equivalent area in the side of the shaft provided the sill of such window is not less than three (3) feet above the roof and the window does not face the property line within ten (10) feet. **Shafts Extending Above the Roof**

XIV. The bottom of every shaft hereafter erected or altered, except vent shafts shall be enclosed with fireproof construction. **Bottom Enclosure**

XV. Shaft walls shall be supported by frames of structural steel or fireproof construction of proper strength. **Frames of Steel**

Sec. 353—Light and Vent Shafts

I. In every building hereafter erected or altered all the walls and partitions forming open interior light or vent shafts shall be built of approved masonry. **Approved Masonry**

II. When the area of such shaft does not exceed twenty-five (25) square feet the enclosing walls or partitions may be of such fireproof materials as may be approved by the Superintendent of Buildings. **Other Fireproof Materials**

III. The walls of all light or vent shafts, whether exterior or interior, hereafter erected, shall be carried up not less than three (3) feet above the level of the roof. **Above Roof Level**

IV. The approved masonry walls shall be coped as other parapet walls. **Coping**

Ventilating
Skylight

V. When the shaft is covered by a ventilating skylight of metal and glass the walls need not be carried up more than two (2) feet above the roof.

Metal
Louvres

VI. When metal louvres are used for ventilating purposes, louvres or slats shall be riveted to the metal frame.

Vent Shafts
in Dwellings

VII. Vent shafts, not more than twenty-five (25) square feet in area, to light bath rooms in dwellings not more than three (3) stories high and extending through not more than one (1) story and carried not less than two (2) feet above the roof and covered with ventilating skylights of glass and metal, may be built with wood studs filled in solidly with brick or burnt clay blocks, or with wood covered on all sides with metal, metal lath and plaster, or plaster board.

Sec. 354—Elevator Shafts in Existing Hotels

I. In every non-fireproof building, used or occupied as a hotel, in which there is an elevator not enclosed in a fireproof shaft, such elevator shall be enclosed in suitable walls, constructed and arranged as in this Code required for elevator shafts.

Sec. 355—Openings in Shafts

Open Shafts

I. In open shafts having a cross sectional area at any point of thirty-six (36) square feet, or less, hereafter erected or altered, all openings shall be protected with fire doors, fire shutters or fire windows.

Vent Shafts

II. In vent shafts hereafter erected or altered, except non-fireproof vent shafts, all openings shall be provided with fire windows.

Elevator
Shafts

III. In elevator shafts hereafter erected or materially altered, all door openings shall be protected by fireproof doors. No openings other than required doorways shall be built in such shafts, except window openings to the outer air.

IV. In dumbwaiter shafts hereafter erected or altered, there shall be no opening other than door openings protected with self-closing fire doors.

Dumbwaiter
Shafts

V. All other shafts not provided for in this Section, hereafter erected or altered, shall have all openings protected by self-closing fire doors.

Other Shafts

VI. The doors used in openings in one and two family dwelling houses may be of wood covered on the inner surfaces and edges with metal, not including the openings in the cellar and above the roof, which doors shall be entirely covered with metal.

Doors in
Dwelling
Houses

Sec. 356—Existing Hoistways

I. In any existing building in which there shall be any hoistway, elevator, or well hole not already enclosed in walls, constructed of brick or other fireproof material and provided with fireproof doors, the openings thereof through and upon each floor of said building shall be provided with and protected by substantial guards or gates, and with such good and sufficient trap doors as may be directed and approved by the Superintendent of Buildings.

Gates and
Trap Doors

II. When in the opinion of the Superintendent of Buildings automatic trap doors are required for the floor openings of any unenclosed elevator, the same shall be constructed so as to form a substantial floor surface when closed, and so arranged as to open and close by the action of the elevator in its passage either ascending or descending.

Automatic
Trap Doors

III. All guards or gates required by this Section shall be kept closed at all times, except when in actual use, and the trap doors shall be closed at the close of the business of each day, by the occupant of the building having use or control of the same.

Guards,
Gates and
Trap Doors,
Closed

Sec. 357—Protection of Exterior Openings

I. Every window or other opening above the first story in the exterior walls of every fireproof and

Exterior
Openings;
When Pro-
tected

non-fireproof business building, more than forty (40) feet in height, shall be protected by a fire door, fire window, fire shutter, approved sprinkler or other approved protective, when such opening is distant in a direct line less than fifty (50) feet from any lot line, or when said opening is not more than fifty (50) feet above an adjoining roof.

**Fire Shutters
Readily
Opened**

II. When fire shutters are used in exterior openings at least one row in every three (3) vertical rows of shutters on front window openings shall be arranged to be readily opened from the outside. Distinguishing marks, satisfactory to the Fire Commissioner, shall be provided on these shutters.

**Openings
for Fire
Escapes**

III. When fire doors or fire shutters are used on exterior openings leading to the fire escapes or exterior exits of any kind, they shall be so arranged as not to obstruct such fire escapes or exits.

**Vertical
Separation
of Windows**

IV. In fireproof and non-fireproof business buildings hereafter erected, exterior openings above the second story, located vertically above one another and that do not require any protective under this Section, shall have not less than three (3) feet of solid masonry between the top of one opening and the bottom of the one next above. Part of such masonry between openings may be replaced by wire glass and fixed metal sash and frame.

**Protectives
Closed**

V. All fire doors, fire shutters and fire windows on exterior openings unless provided with approved automatic devices operated from either side, shall be closed when not required to be opened, and at the close of each business day by the occupant or occupants of the building having the use or control of them.

Sec. 358—Protectives for Openings

Construction

I. All opening protectives required or permitted under this Article shall be constructed as prescribed in such rules, consistent with the provisions of this

Article, as may be promulgated by the Superintendent of Buildings, and shall withstand fire test hereinafter prescribed.

II. In testing the fireproof qualities of any opening protective the size of test samples shall conform to the dimensions required for the maximum size of wall opening for which the device is designed up to and including five (5) feet by seven (7) feet, and shall be mounted and hung in every respect as for ordinary service. It shall be subjected to a continuous fire on one side for at least one (1) hour, the temperature increasing from that of the outer air to eighteen hundred (1800) degrees F. within thirty (30) minutes, and then rising gradually to a final temperature of two thousand (2,000) degrees at the end of the hour. Immediately after the expiration of the fire test, while the door is still red hot, it shall be subjected to a stream of water from a seven-eighths ($\frac{7}{8}$) inch nozzle twenty (20) feet distant from the door and under a pressure of sixty (60) pounds per square inch at nozzle. The stream shall be kept moving over the test sample for one (1) minute. In the case of fire windows the size of the test sample and the character of the tests shall be the same as that prescribed for doors, except that the temperature shall rise gradually throughout the test to a maximum of fifteen hundred (1,500) degrees at the end. The application of water shall be the same as for doors.

**Fire Tests
for Openings
Protective**

III. When wire glass is required or permitted by this Article or the rules authorized thereunder, for fire doors, fire shutters or fire windows, the panes shall not exceed seven hundred and twenty (720) square inches in area, and shall be not less than one-quarter (1-4) inch in thickness and shall be set not less than five-eighths (5-8) of an inch in the frame. When the use of glass is permitted in any fire door or fire shutter only wire glass shall be used. For the glazing of fire windows only wire glass shall be used.

**Use of Wire
Glass**

Sec. 359—Fire Stops

Studded-Off Spaces

I. Where walls are studded off, the space between the inside face of the wall and the studding directly over such space shall be fire-stopped with fireproof material, to a depth of not less than four (4) inches, securely supported; or the beams directly over the studded-off space shall be deafened with not less than four (4) inches of fireproof material.

Wainscoting

II. The surface of the wall or partition behind wainscoting shall be plastered flush with the grounds and down to the floor line.

Fire Stops in Frame Buildings

III. In all frame buildings which are to be lathed and plastered or otherwise sheathed on the inside, the spaces between such parts of the floor joints or beams that rest upon the stud walls or upon partition heads shall be filled in solid for the depth of the joists or beams and between the studs or uprights to the depth of the latter, to a height of six (6) inches above the top of the floor joists or beams, with suitable incombustible material. The fire stops shall extend around all the stud walls of the building, supporting the filling material when necessary on strips of wood nailed between studs, and in all stud partitions that rest directly over each other and thus form a horizontal line of incombustible material to effectually cut off draft openings from story to story through floors, stud walls and partitions.

Sec. 360—Fire Extinguishers and Standpipes

I. Fire extinguishers or standpipes, tanks and hose, shall be installed in existing buildings not already provided with such equipment and in every building hereafter erected or altered, as follows:

(a) Every building over two (2) stories high and not over five (5) stories high shall be provided with approved fire extinguishers, if used in whole or in part as a business

building, public building, hotel, lodging house or dormitory.

(b) Every building over five (5) stories high shall be provided with standpipes installed for Fire Department use.

Sec. 361—Fire Extinguishers

I. Fire extinguishers shall consist of metal containers, two and one-half ($2\frac{1}{2}$) gallon capacity, of design and chemical contents approved by the Fire Commissioner and Superintendent of Buildings.

II. Two (2) approved extinguishers shall be provided on each floor of buildings occupying a lot area of fifteen hundred (1,500) square feet or less. One additional extinguisher shall be provided on each floor for every five hundred (500) square feet of area in excess of fifteen hundred (1,500) square feet.

Sec. 362—Stand Pipes for Fire Department Use

I. Standpipes for Fire Department use shall be not less than four inches in diameter in buildings not more than six stories, or seventy-five (75) feet in height, and shall be not less than six inches in diameter for buildings more than six (6) stories, or 75 feet in height.

II. Standpipes shall be wrought iron or steel, galvanized. Piping, fittings, valves, hose, tanks and all other accessories shall be designed and installed as approved by the Fire Commissioner and Superintendent of Buildings. Installation

III. Standpipes with fittings and connections shall be tested to withstand 300 pounds water pressure without leaking. Test 300 Lbs.

Standpipes shall extend from cellar to and through the roof, with a two and one-half ($2\frac{1}{2}$) inch hose Outlets, Roof to Cellar

connection and gate valve not over five (5) feet above floor level in each story, including cellar, and two (2) two and one-half (2½) inch hose connections with gate valves for each, on the roof; roof connections to have a controlling gate valve under the roof and shall be arranged to operate both from above and below the roof, with three-quarter (¾) inch drain pipe and valve to prevent freezing.

V. One standpipe shall be provided for every two thousand, five hundred (2,500) square feet of building area.

VI. Standpipes shall be located within stairway enclosures; excepting in existing buildings the standpipes shall be as near as possible to stairways, fire escapes or fire towers.

**Water
Supply**

VII. Standpipes shall be supplied from two independent water sources, one of which shall be automatic and the primary supply. A fire pump shall be installed, if deemed necessary in the opinion of the Fire Commissioner and Superintendent of Buildings. Where proper city water supply is not available for the primary supply or where pumps are not feasible for the secondary supply, a tank may be erected above the roof, but the bottom of such tank shall be at least twenty (20) feet above the highest hose connection.

A check valve and a gate must be installed on each connecting line from the public water supply, pump and tank.

**Steamer
Connections**

VIII. Standpipes shall be connected to a Siamese steamer connection outside of the building by a pipe of diameter equal to that of the largest standpipe supplied. Such connection shall be made on each street front, except that corner buildings having one (1) street frontage of less than fifty (50) feet may have only one connection. Siamese shall be about one (1) foot above the curb level, and shall be provided with check valves, and substantial caps to pro-

tect thread on the connection; the thread shall be uniform with that used by the local fire department. A suitable iron plate with raised letters shall be provided, reading: "To Standpipe."

Just inside of the building, in a horizontal section, shall be placed a straight-way check valve. A drip pipe, with valve to same, shall be placed between said check valve and Siamese connection to properly drain this section to prevent freezing.

IX. Fire pumps, permanently connected to the standpipe system, shall be provided for buildings eight (8) stories or more in height, and in any building in excess of ten thousand (10,000) square feet area, with capacities as follows: Fire Pumps

One (1) four (4) or five (5) inch standpipe, pump capacity not less than five hundred (500) gallons a minute.

One (1) six (6) inch standpipe or two (2) interconnected five (5) inch standpipes, pump capacity not less than seven hundred and fifty (750) gallons a minute.

Two (2) six (6) inch standpipes, pump capacity not less than one thousand (1,000) gallons a minute.

Pump to have an adequate source of power and be supplied from street main or from well or cistern containing at least one hour's full supply; suction piping to be well installed.

Sec. 363—Hose

I. Hose sufficient to reach to all parts of the floor shall be attached to each outlet in the building, and hose for roof hydrant may be placed on rack in top floor near the scuttle leading to the roof. Hose shall be two and one-half (2 1-2) or two and five-eighths (2 5-8) inches in diameter, in fifty-foot (50-foot) lengths, and provided with standard couplings Amount and Size

at each end, all couplings to be of the same hose thread as that used by the Newark Fire Department.

Material

II. Hose to be as approved by the Fire Commissioner and Superintendent of Buildings.

Washers and Nozzles

III. Each line of hose shall be provided with washers at both ends, and be fitted with clay pipe or nozzle of Underwriter pattern, having handles at the base and with discharge outlet not less than three-quarters (3-4) of an inch in diameter.

Elevator for Fire Use

IV. In every building one hundred (100) feet in height, at least one passenger elevator shall be kept in readiness for immediate use by the Fire Department in carrying hose or other fire fighting material, during all hours of the night and day, including holidays and Sundays.

Sec. 364—Sprinklers

Conflagration Breeders

I. Every existing and new building exceeding twenty-five hundred (2,500) square feet of area, which is occupied for mercantile or manufacturing purposes and which constitutes a fire hazard in the opinion of the Fire Commissioner and Superintendent of Buildings, shall be protected throughout with automatic sprinklers.

Explosives

II. Every existing and new building used or intended to be used for the storage or sale of explosive or inflammable material, such as gasoline, naphtha, lacquer, gun cotton, benzole or toluol, shall be protected throughout with automatic sprinklers.

Area Limits

III. As stated in Article II. of this Code, all buildings of given height and area shall be protected with automatic sprinklers.

Cellars

IV. In every existing and new building in which any cellar or story below the first or grade story is used or intended to be used for the manufacture or storage of inflammable material, such cellar or story

shall be protected throughout with automatic sprinklers.

V. All garages having an area of ten thousand (10,000) square feet, or more, shall be sprinkled. **Garages**

VI. The pipe sizes and spacing of heads for all sprinkler systems shall be as approved by the Fire Commissioner and the Superintendent of Buildings. **Pipe Sizes**

VII. Every sprinkler system shall have two (2) independent sources of water supply connected as approved by the Fire Commissioner and Superintendent of Buildings. At least one (1) source of water supply shall be automatic. Every sprinkler system shall be connected with a pipe not less than four (4) inches in diameter to an approved Siamese steamer connection outside of the building; such connection to be standard for the use of the Fire Department. **Supply**

VIII. A suitable iron plate with raised letters shall be securely attached to the building wall, near each steamer connection, reading "Cellar Sprinklers" where sprinklers are installed in cellars only, and reading "Automatic Sprinklers," where the entire building is so protected. **Label**

ARTICLE XX.

Sect. 365. Rooms in All Buildings.

Sec. 366. Rooms in Business and Public Buildings.

Sec. 367. Bath Room and Watercloset Compartments.

Sec. 368. Courts.

Sec. 369. Garages.

Sec. 370. Front and Rear Dwellings.

Sec. 371. Prohibition of Use of Same Room for Sleeping and Cooking Purposes.

Sec. 372. Alterations.

Sec. 365—Rooms in All Buildings

**Windows to
Comply with
Zoning Ordinance**

I. All windows hereafter placed in all buildings, new or altered, shall be in accordance with the City Zoning Ordinance.

Ventilation

II. Except as otherwise provided in this Article every room in which persons live, sleep, work or congregate shall have at least one window or ventilating skylight opening directly either upon a street or upon a rear yard, side yard, outer court or inner court located upon the same lot and conforming to the requirements prescribed by this Article and the Zone Ordinance.

III. In every tenement house, business or public building hereafter erected all rooms, excepting toilets and bathrooms shall be in every part not less than nine (9) feet from finished floor to finished ceiling.

Sec. 366—Rooms in Business and Public Buildings

I. Every room in every business or public building hereafter erected, other than storage warehouse rooms shall, unless ventilated by windows opening directly upon a street or other open space conforming to the requirements of the Zoning Ordinance, be equipped with an approved system of positive ventilation which, during occupancy will provide not less than two (2) cubic feet of fresh air per minute for each square foot of floor space.

Sec. 367—Bath Room and Water Closet Compartments

General

I. Every bath room, toilet room or other room containing one or more water closets or urinals, hereafter placed in any building, shall be ventilated in at least one of the following ways:

**Window
Opening**

II. By a window opening to the outer air and having, between stop heads, an area of not less than

ten (10) per cent of the floor area nor less than three (3) square feet in any case and a width of not less than one (1) foot.

III. By an individual vent flue or duct extending independently of any other flue or duct, to and above the roof and having a cross sectional area not less than one (1) square foot for two (2) or less water closets or urinal fixtures, and one-third (1-3) of a square foot additional for each additional water closet or urinal fixture. **Vent Flue**

IV. By a skylight in the ceiling, having a glazed surface of not less than three (3) square feet and arranged so as to provide ventilating opening of not less than three (3) square feet to the outer air for two (2) or less water closets or urinal fixtures and two (2) square feet additional for each additional water closet or urinal fixture. **Skylights**

V. By some approved system of mechanical exhaust ventilation of sufficient capacity to provide not less than four (4) changes of air per hour. **Mechanical Devices**

Sec. 368—Courts

I. In every building hereafter erected every court required under the provisions of this Article for the lighting and ventilation of any room shall comply with the requirements of the Zoning Ordinance.

Sec. 369—Garages

I. Permit shall not be issued for any public or commercial garages, unless ventilating windows or openings are placed on the street fronts and on yards or courts on the same property with the garage and at the extreme opposite sides of such street fronts. **Public or Commercial Garages**

II. In case courts or yards are impracticable on the ground level, ventilation from the rear of garages may be made by means of skylights or approved positive ventilation systems **Skylights**

Sec. 370—Front and Rear Dwellings

**Obstruction
of Light
and Air**

I. No building of any kind shall be constructed, built, erected or moved upon any land in the City of Newark, so as to be in front of the whole or any part of any dwelling house or place of abode situated upon such land, or in any way that will cut off the frontage of the same upon any street or highway.

**All Dwell-
ings Shall
Have Street
Frontage**

II. No dwelling house or place of abode shall be so constructed or built within the City of Newark which shall not have a frontage on some street or highway; and no building not having a frontage on a street or highway within the City of Newark shall be changed or altered into a dwelling house or place of abode. No permit shall be granted for the changing, altering or enlarging of any dwelling house within the limits of the City of Newark not having a frontage on some street or highway.

Sec. 371—Prohibition of Use of Same Room for Sleeping and Cooking Purposes

I. No room in any living apartment in any building shall be used and no such room shall be arranged to be used for both sleeping and cooking purposes.

Sec. 372—Alterations

**No Building
to Be Altered**

I. No building shall hereafter be altered so as to reduce either the size of any room or the amount of window space, to less than that required for buildings hereafter erected, or so as to create any additional room or rooms unless such additional room is made to conform to the requirements for rooms in buildings hereafter erected, except that such rooms may be of the same height as existing rooms in the same story.

**No Building
to Be En-
larged**

II. No building shall hereafter be enlarged, nor shall the lot or plot on which it is located be dimen-

sioned so that the dimensions of any court required for light and ventilation, as in this Article provided, shall be less than prescribed for buildings hereafter erected.

ARTICLE XXI.

Chimneys and Heating Apparatus.

- Sec. 373. Heat Producing Devices.
- Sec. 374. Chimneys.
- Sec. 375. Fireplaces.
- Sec. 376. Metal Smokestacks.
- Sec. 377. Cupola Chimneys.
- Sec. 378. Underground Flues.
- Sec. 379. Ranges.
- Sec. 380. Drying Rooms.
- Sec. 381. Smoke Houses.
- Sec. 382. Registers.
- Sec. 383. Vent Flues.
- Sec. 384. Ducts.
- Sec. 385. Smoke Pipes.
- Sec. 386. Steam and Hot Water Pipes.

Sec. 373—Heat Producing Devices

I. For the purposes of this Code, heat producing devices shall be graded as: low, medium and high. Definitions

II. Low, including baker's ovens, boiling vats, candy furnaces, clay, coke and tripoli kilns; coffee roasting ovens; cooking ranges; core ovens; cruller furnaces; drying furnaces for spent materials; feed drying ovens; fertilizer drying ovens; forge furnaces; gas producers; gypsum kilns; hardening furnaces (below dark red); hot air engine furnaces; hot air heating furnaces; hot water and low pressure steam heating boilers; japanning ovens; ladle drying furnaces; lead melting furnaces; nickel plate furnaces; paraffine furnaces; rendering furnaces; resin melting furnaces; stereotype furnaces; sulphur furnaces, type foundry furnaces; wood drying furnaces, wood impregnating furnaces. Low Devices

**Medium
Devices**

III. Medium, including alabaster gypsum kiln; charcoal furnaces; direct fire heated feed dryers; direct fire heated fertilizer dryers; direct fire heated pulp dryers; galvanizing furnaces; glass factory lehrs and glory holes; hardening furnaces (cherry to pale red); lime kilns; porcelain biscuit heating boilers; water glass kilns; wood distillery furnaces; wood gas retorts.

High Devices

IV. High, including annealing furnaces; bessemer retorts; billet and bloom furnaces; blast furnace; bone calcining furnaces; carbon point furnaces; cement, brick and tile kilns; gas blow furnaces; glass smelting furnaces; glass kilns; open hearth furnaces; ore roasting furnaces; porcelain baking and glazing kilns; pot arches; puddling furnaces; regenerator furnaces; reverberatory furnaces; stacks; carburetors; super-heating furnaces in water gas works; welding furnaces; wood carbonizing furnaces.

**Doubtful
Cases**

V. In doubtful cases the Superintendent of Buildings shall by a rule designate the grade of any heat producing device, being governed in so doing by the degree and amount of heat transmitted.

**Notice of
Installation**

VI. In case heat producing appliances or furnaces are hereafter placed in any building, or flues and fireplaces are installed, changed or enlarged, and such installation or alteration necessitates any change in any structural parts of the building, due notice shall be given to the Superintendent of Buildings by the person doing such work or causing the same to be done, and a permit secured from him if necessary.

Oil Burners

VII. Heat producing devices shall be constructed and installed as approved by the Fire Commissioner and Superintendent of Buildings.

VIII. No high pressure boiler, or medium or high heat producing device shall be placed in any frame or non-fireproof building which is over one (1) story high.

Sec. 374—Chimneys

I. Except as in this Article otherwise provided, every chimney hereafter erected shall be of brick or stone laid in cement mortar, or of reinforced concrete, extending above the highest point of the roof and at least four (4) feet above the highest point of contact with the roof. Construction

II. Every chimney shall be properly capped with terra cotta, stone, cast iron or other approved incombustible weather-proof material, except that on buildings forty (40) feet or less in height the top course of a brick chimney may be finished off by being carefully bonded and anchored together to serve as a coping. Coping

III. All chimneys shall be wholly supported by stone, brick, or self-supporting fireproof construction. No chimney shall rest or be built upon any wood construction. Supports

IV. The smoke flues of stoves, cooking ranges, hot water and low pressure steam heating furnaces, and all other heat producing devices graded as low, shall be encased in brick work, or concrete not less than eight (8) inches thick, except that for smoke flues exclusively used for ordinary stoves, ranges or open fireplaces when no combustible studding or sheathing is placed against it, such brickwork or concrete may be reduced to not less than four (4) inches. In chimneys of stone, the stone work of such flues shall be four (4) inches thicker than required for brick. Flues for
Low Grade
Devices

V. Every flue coming under the provisions of this subdivision hereafter erected shall be lined with well burned terra cotta pipe from the bottom of the flue, or from the throat of the fireplace if the flue starts from a fireplace, for the entire height of the chimney. Such lining pipe shall be built in as the flues are carried up, laid end to end in cement mortar so as to make a smooth flue. Terra Cotta
Pipe Lining

Widths

VI. Where three (3) or more smoke flues are contained in the same chimney, the width between each pair of flues shall be of brick not less than four (4) inches thick.

**Flues for
Medium
Grade
Devices**

VII. The smoke flues of high pressure steam boilers, smoke houses and other heat producing devices graded as medium, shall be encased in brickwork or concrete not less than eight (8) inches thick, or stone work not less than twelve (12) inches thick, and in addition, laid in fire mortar, for a distance of at least twenty-five (25) feet from the point where the smoke connection of the device enters the flue.

**Flues for
High Grade
Devices**

VIII. The smoke flues of cupolas, porcelain baking kilns and all other heat producing devices graded as high shall be built with double walls not less than eight (8) inches in thickness, with an air space of not less than two (2) inches between them. Interior walls shall be of fire brick not less than eight (8) inches thick for at least twenty-five (25) feet above the smoke connections entering the flue. Inside of the interior wall above shall be of fire brick not less than four (4) inches thick.

**Certain Flues
Required**

IX. No flue hereafter erected shall have smoke pipe connections in more than one story of a building.

**Flues to Be
Cleaned and
Chimneys
Safe**

X. Upon the completion of any new building or an alteration in any flues of an existing building, the flues shall be properly cleaned and left smooth on the inside. Any chimney which shall be dangerous in any manner whatever shall be repaired and made safe or be taken down.

**Unlawful Use
of Flues**

XI. It shall be unlawful to use as a smoke flue any flue hereafter erected or placed in any building, or any flue now existing and not already used as a smoke flue, unless it conforms to the requirements of this Article.

**Raising
Adjoining
Chimney**

XII. Any owner who increases the height of a building, wall or structure within three (3) feet of a

property line, shall, at his own expense, carry up all chimneys and smoke flues in use on adjoining property within ten (10) feet of said property line, said owner shall extend such chimneys and flues at least three (3) feet above the top of his building, wall or structure.

Whenever a building or structure is hereafter erected or altered, the owner shall at his own expense, carry up all his chimneys and smoke flues to a height of at least three (3) feet above any building or part of a building within ten (10) feet of his property line.

XIII. Chimneys or smoke flues extended above the height of adjoining buildings shall be constructed and supported as required for new work in this Article, excepting that any portion three (3) feet above a roof may be of metal. In no case shall the internal area of any chimney or smoke flue, as extended, be less than the existing or lower portion of the same.

Construction
of Adjoining
Chimneys

XIV. It shall be the duty of the owner of the building, wall or structure to be erected, enlarged or altered, to notify the owner of the adjoining properties, in writing, at least ten (10) days before work is begun of his intention to carry up any chimneys or smoke flues as herein provided, and unless released in writing he shall carry up such chimneys or smoke flues simultaneously with the walls.

Notify Owner
in Writing

Sec. 375—Fireplaces

I. The firebacks of all fireplaces hereafter erected shall be not less than eight (8) inches in thickness of solid masonry. A lining of fire brick or other approved material at least two (2) inches thick shall be provided unless the fireback is twelve (12) inches in thickness.

Firebacks

II. All fireplaces and chimney breasts where mantels are placed, whether intended for ordinary

Trimmer
Arches

fireplace usage or not, shall have trimmer arches of fireproof construction supporting hearths. The arches and hearths shall be at least twenty (20) inches in width measured from the face of the chimney breast. Trimmer arches shall be of brick, stone, terra cotta or reinforced concrete.

**Dimensions
and Materials**

III. The length of the trimmer arch shall be not less than the width of the chimney breast, and the length of the hearth shall be not less than the width of the mantel. The hearths shall be of brick, stone, tile or other approved material. The combined thickness of trimmer arch and hearth shall at no point be less than six (6) inches. Wood centers under trimmer arches shall be removed before plastering the ceiling underneath.

Heaters

IV. No heater shall be placed in a fireplace which does not conform with the foregoing requirements of this Article.

Mantels

V. No wood mantel or other wood work shall be hereafter placed within eight (8) inches on either side nor within twelve (12) inches of the top of any open fireplace. If a coal-burning heater of the Baltimore type is placed in a fireplace, any mantel that may be provided shall be of incombustible material. No combustible summer piece or fireboard shall be used in connection with any open fireplace. All spaces back of combustible mantels shall be solidly filled in with incombustible materials.

**False
Fireplaces**

VI. False fireplaces using summer pieces or fireboards shall not be placed in any building except against an unfired masonry wall or a fireproof partition.

Sec. 376—Metal Smokestacks

Construction

I. Metal smokestacks must be so constructed that they will be securely supported and that the materials entering into their construction or serving as support shall not be stressed beyond the working

stresses fixed by this Code. The metal work must be riveted or welded and of adequate thickness, but not less than No. 16 U. S. gauge when the cross sectional area is one hundred and fifty-four (154) square inches or less, not less than No. 14 U. S. gauge when the cross sectional area is more than one hundred and fifty-four (154) square inches and not more than two hundred and one (201) square inches, and not less than No. 12 U. S. gauge when the cross sectional area is more than two hundred and one (201) square inches but not more than two hundred and fifty-four (254) square inches, and not less than No. 10 U. S. gauge when the cross sectional area is more than two hundred and fifty-four square inches. All metal work shall be painted; galvanized metal shall not be used. Cleanout openings shall be provided at the base of every such stack.

II. All such stacks serving high grade heat producing devices shall extend to a height of not less than ten (10) feet from the highest point of any roof within twenty-five (25) feet. Height

III. All such stacks hereafter erected, outside and independent of any buildings, shall be supported on substantial masonry foundations, so designed that the maximum pressure on the soil shall not exceed two-thirds of that prescribed by Section 69 of this Code. Independent
Stacks

IV. Any such stacks, or any part thereof, hereafter erected on the immediate exterior of the building it serves shall be braced to such building at least every twenty (20) feet. It shall have a clearance of not less than four (4) inches from the walls of a fireproof or non-fireproof building and not less than twenty-four (24) inches from the walls of a frame building; and a clearance of not less than twenty-four (24) inches in any direction from any wall opening, fire escape or other exit facility, unless such stack is insulated in some approved manner, in which case clearance herein prescribed may be re- Exterior
Stacks

duced an amount fixed by the Superintendent of Buildings when approving insulation.

**Interior
Stacks**

V. Any such stack, or part thereof, hereafter erected in any building shall be enclosed in walls of approved masonry; or, if in a fireproof building, such stack or part thereof, shall be enclosed in walls of brick, terra cotta blocks or concrete not less than eight (8) inches thick, with a space between the stack and the enclosing walls sufficient to render the entire stack accessible for examination and repair. The enclosing wall shall be without opening above the story at which it starts.

Prohibition

VI. Smoke stacks shall not be carried up inside of vent stacks or flues connected to ranges, unless such vent stacks or flues are constructed as required by this Article for smoke stacks or smoke flues.

Sec. 377—Cupola Chimneys

I. Chimneys of cupola furnaces, blast furnaces and similar devices shall extend at least twenty (20) feet above the highest point of any roof within a radius of fifty (50) feet thereof, and be covered at the top with a heavy wire netting or other approved spark arrester. No woodwork shall be within three (3) feet of any part of such device or its chimney.

Sec. 378—Underground Flues

I. Underground flues shall be covered with at least twelve (12) inches of solid masonry, or an approved equivalent insulation. If clean-out openings are installed they shall be provided with approved double iron doors or covers, of which the two (2) parts are twelve (12) inches apart, with the intervening space filled with insulating material. No combustible flooring shall be laid over any such flues.

Sec. 379—Ranges

**Kitchen
Ranges**

I. When fixed ranges are to be installed in any building hereafter erected trimmer arches extending

beyond such ranges not less than six (6) inches on all sides shall be provided unless the floor is of fire-proof construction. No such range shall be placed against a stud partition, a furred wall or any other combustible construction.

II. When any such range is to be placed within twelve (12) inches of a wood stud partition the said partition shall be shielded with metal from the floor to a height of not less than three (3) feet higher than the range, provided that when the range is within six (6) inches of the partition the studs shall be cut away and framed three (3) feet higher and one (1) foot wider than the range and filled into the face of the said stud partition with brick or fire-proof blocks.

Metal
Shields

III. All hoods and ducts for same placed over ranges shall be constructed of incombustible materials and installed in accordance with Section 385 for Smoke Pipes.

Hoods Over
Ranges

Sec. 380—Drying Rooms

1. Drying rooms hereafter placed in any building as a part of the building shall be constructed entirely of incombustible materials. When the heating pipes are not placed overhead, they shall be shielded as to preserve at all times a clear space of not less than two (2) inches between them and the contents. All such drying rooms shall be ventilated directly to the outer air by vent flues or ducts installed as specified in Section 385 of this Article for Smoke Pipes.

Sec. 381—Smoke Houses

I. All smoke houses hereafter erected as part of any building shall be of fireproof construction with walls of brick or reinforced concrete. All the openings shall be provided with fire doors. The interior framing racks, hangers and other exterior fittings shall be of incombustible material.

Sec. 382—Registers

I. All registers used in any hot-air furnace heating system placed in any woodwork or combustible floor, shall rest upon stone or iron borders firmly set in plaster of paris or gauged mortar. All register boxes used in any such heating system shall be made of tin plate or galvanized iron with a flange to fit the rabbet in the border. The register shall be encased in a tin or galvanized iron casing turned under the border and spaced at least two (2) inches from the sides of the box. Such casing shall extend from the border to and through the ceiling below in the case of a floor register and through the partition in the case of a wall register. When the register box is placed in the floor over a portable furnace, the space on all sides between the casing and the register box shall be not less than four (4) inches. Every hot air furnace shall have at least one register without valves or louvres.

Sec. 383—Vent Flues

I. Flues hereafter erected for the removal of gases or the transmission of directly heated air shall be constructed of incombustible material, installed in accordance with the requirements of Section 385 for Smoke Pipes.

Sec. 384—Ducts

General

I. Except as may be otherwise specifically permitted or prescribed, the transmission of air through buildings for indirect heating or ventilation shall be by means of ducts constructed as in this Section provided.

Casing

II. No casing, furring or lath of wood shall be placed against or cover a duct of any kind; but this shall not prevent the placing of woodwork on a covering over such duct, of metal lath and plaster, plaster board or asbestos, provided the thickness of

the covering is not less than seven-eighths (7-8) of an inch

III. Ducts hereafter placed in combustibile partitions shall be covered with one-half (1-2) inch corrugated asbestos or shall be constructed double with a one-half (1-2) inch air space. The asbestos covering or outside pipe shall be not less the one and one-half (1 1-2) inches away from the woodwork. In lieu of the above protection, four (4) inches of brickwork or concrete may be placed between the duct and the woodwork. In Partitions

IV. Ducts hereafter placed between the flooring and ceiling of non-fireproof floors shall be constructed double, with a one-inch air space. The outside pipe shall be not less than two (2) inches from any woodwork, but shall be covered with metal. In Floors

V. Ducts hereafter placed in closets or similar concealed spaces shall be double with one and one-half (1 1-2) inch air space, or shall be covered with approved incombustible insulation, not less than one (1) inch thick. When constructed double the outside pipe shall be not less than No. 18 U. S. gauge and not less than one (1) inch from any woodwork. In Closets

VI. Ducts hereafter placed to pass through combustibile partitions or floors shall be constructed double, with a one and one-half (1 1-2) inch air space open at one end, or shall be covered with approved incombustible insulation not less than one (1) inch thick. Pressing Through Partitions and Floors

VII. Ducts used for hot-air furnace heating, hereafter placed under cellar ceilings, shall be at least six (6) inches below wood floor beams, wood lath and plaster ceiling or other incombustible materials, but if such incombustible construction is protected by metal lath and plaster, plasterboard or one-half (1-2) inch asbestos, the distance may be not less than three (3) inches Horizontal Ducts

**Cold Air
Ducts**

VIII. The cold air duct of any heating system shall be of metal or other approved fireproof material.

**Hot Air
Ducts**

IX. No hot air furnace duct shall be placed in any floor, partition or enclosure, of combustible construction, unless it be at least eight (8) feet distant in a horizontal direction from the furnace.

Sec. 385—Smoke Pipes

Clearance

I. The clear distance between any smoke pipe or metal breeching and any combustible material or construction shall be not less than eighteen (18) inches in the case of low grade heat producing devices, nor less than thirty-six (36) inches for medium or high-grade heat producing devices, except that when such smoke pipes or breechings are protected with not less than two (2) inches of asbestos or in some other approved manner, such clearance may be reduced one-half (1-2), and that, in the case of smoke pipes used on ordinary ranges and stoves in tenements or other residence buildings having not more than fifteen (15) sleeping rooms, such clearance may be not less than nine (9) inches when the combustible material or construction is protected by one-half (1-2) inch asbestos or its equivalent, nor less than eighteen (18) inches when not so protected.

**Smoke Pipes
Through
Roofs**

II. No smoke pipe shall pass through the roof of any building unless a special permit be obtained from the Superintendent of Buildings for the same. If permit is granted, then the roof through which the smoke pipe passes shall be protected in the following manner.

**Galvanized
Iron Thim-
bles**

III. A galvanized iron ventilated thimble of the following dimensions shall be placed, in case of a stove pipe, the diameter of the outer guard shall be not less than twelve (12) inches and the diameter of the inner one eight (8) inches larger than the smoke pipe, and for all furnaces or where similar large hot

fires are used, the diameter of the outer guard shall be not less than eighteen (18) inches and the diameter of the inner one twelve (12) inches larger in diameter than the pipe.

IV. The smoke pipe thimbles shall extend from the underside of the ceiling or roof beams to at least nine (9) inches above the roof, and they shall have openings for ventilation at the lower end where the smoke pipes enter and also at the top of the guards above the roof.

Smoke Pipe
Thimbles

V. Where a smoke pipe of a boiler passes through a roof, the same shall be guarded by a ventilated thimble, same as before specified, thirty-six (36) inches larger than the diameter of the smoke pipe of the boiler.

Boiler Smoke
Pipe

Sec. 386—Steam and Hot Water Pipes

I. Steam and hot water pipes shall not be placed nearer than one (1) inch to any woodwork, unless the woodwork is covered with metal, in which case the distance shall be not less than one-half (1-2) inch. Every steam or hot water pipe passing through a combustible floor or partition shall be protected by a metal tube one (1) inch larger in diameter than the pipe. Any such pipe passing through stock shelving shall be covered with not less than one (1) inch of approved insulation. All wood boxes or cases enclosing steam or hot water heating pipes, or wood covers to recesses in walls in which such pipes are placed, shall be lined with metal.

Protection

II. Any covering or insulation used on steam or hot water pipes shall be of incombustible material.

Pipe
Covering

ARTICLE XXII.

Signs.

- Sec. 387. Permits.
- Sec. 388. Definitions.
- Sec. 389. Materials and Construction.
- Sec. 390. Shall Not Cover Windows or Obstruct Exits.
- Sec. 391. Signs Not on Fire Escapes.
- Sec. 392. Prohibited Projections.
- Sec. 393. Removal of Signs without Permits.
- Sec. 394. Projecting Signs.
- Sec. 395. Flat or Curved Projecting Signs.
- Sec. 396. Flat Non-Projecting Signs.
- Sec. 397. Ground Signs.
- Sec. 398. Roof Signs.
- Sec. 399. Temporary Signs.
- Sec. 400. Fixed Awnings, Canopies and Projecting Objects.
- Sec. 401. Electrical Equipment.

Sec. 387—Permits

Advertising Device

I. Before any sign, fixed awning or other projecting object, bill board or advertising device is altered or erected upon or above the ground or upon or above any building in the City of Newark, a permit shall be obtained from the Division of Buildings, for which a fee shall be paid; (See Subdivision V., Section 4, Article I.); except that temporary signs containing not more than twenty (20) square feet placed flat on the walls of buildings, or placed within the building line of private property, may be erected without a permit from the Division of Buildings, providing such signs only advertise uses permissible within the district in which the sign is to be erected.

Builders, Architects and En- gineers' Signs

II. Builders, architects and engineers' signs may be erected without permit, on the site of construction, during the course of any building operation.

Sec. 388—Definitions

I. For the purpose of this Ordinance, the term "sign," shall be construed to include every sign, bill board or advertising device.

Sec. 389—Materials and Construction

I. Excepting temporary signs and signs of wood not over thirty (30) inches in width, all signs, fixed awnings and other projecting objects, erected or altered within the City of Newark, shall be constructed entirely of metal. Structural iron used in signs, fixed awnings and other projecting objects, shall conform to the requirements of Article XII of this Code, and sheet metal shall be not less than No. 26 U. S. gauge.

**Structural
Iron**

II. Raised letters of wood may be applied to metal or wood signs.

**Raised
Letters**

III. All signs shall be constructed so as to withstand a wind pressure of not less than thirty (30) pounds per square foot of area, and shall be braced and supported in such manner as may be required by the Superintendent of Buildings. Exterior steel supports of signs shall be galvanized iron, or painted when erected and thereafter at reasonable intervals.

**Wind
Pressure**

IV. All signs shall be maintained to insure public safety by the owner of the premises upon which they are erected. The Superintendent of Buildings may require repairs and necessary painting of any sign which has been neglected.

Maintenance

Sec. 390—Shall Not Cover Windows or Obstruct Exits

I. No sign shall cover any window or part thereof, or obstruct any exit

Sec. 391—Signs Not on Fire Escapes

I. No sign shall be erected on or obstruct any fire escape.

Sec. 392—Prohibited Projections

Curb Line

I. No sign shall project beyond the curb line.

**Same Height
as Building**

II. No sign which projects from the wall of a building shall at any point be higher than the structure or building to which it is attached at the highest point of said sign.

Sec. 393—Removal of Signs Without Permits

I. Every sign now existing or hereafter erected, contrary to the provisions of this Code, shall be forthwith removed or altered, changed or cut down, so as to comply with the provisions of this Code; and any such sign, not complying with the provisions of this Code, which shall not have been removed or so altered or changed within sixty (60) days after notice from the Superintendent of Buildings to the owner of such sign, shall be removed by the Division of Buildings, and the cost and expense of removing such sign shall be paid by the owner.

Sec. 394—Projecting Signs

Restrictions

I. Signs may project from the walls of buildings providing they shall be so fastened as to be at right angles to the building line of same, except at street corners. No such sign shall be more than one (1) foot in thickness nor project within the height of ten (10) feet above the sidewalk. No such sign shall project more than six (6) feet. Any sign over fifteen (15) square feet, which projects more than four (4) feet, shall, for the entire sign, present a closed surface to be affected by wind pressure not exceeding fifty (50) per cent. of the face of the sign. When more than forty (40) feet above the sidewalk such sign may project not more than four (4) feet.

II Projecting signs not exceeding fifteen (15) square feet in area may extend two (2) feet higher than the structure to which they are attached. **Height**

III. The percentage of surface affected by wind pressure shall be calculated to include all the space bounded by the building line and the top, bottom and outer edge of the sign. **Surface Affected by Wind Pressure**

Sec. 395—Flat or Curved Projecting Signs

I. Flat or curved signs, incandescent electric light signs and transparencies fastened for their whole length parallel to the front of the building, and projecting therefrom over the sidewalk more than six (6) inches and less than eighteen (18) inches may be erected, but shall not be more than thirty-six (36) inches in vertical dimensions. **Projecting Signs**

II. All such signs shall be supported by structural brackets, not less than one-quarter (1-4) inch in thickness. **Supports**

Sec. 396—Flat Non-Projecting Signs

I. Signs of metal of any dimensions may be erected on any business building occupying space between, below or above windows, provided such signs do not project more than six (6) inches at any point beyond the walls, or extend above the roof of the buildings to which they are attached.

Sec. 397—Ground Signs

I. No signs or bill boards of wood or metal erected upon uprights or other supports, extending into the ground, shall be at any point more than fifteen (15) feet above the surface of the ground. All such signs shall be constructed entirely open between supports for a distance of at least three (3) feet above the ground, excepting open lattice work may be placed in such openings.

Sec. 398—Roof Signs

Height and Construction

I. No roof sign having a closed or solid surface shall be at any point more than fifteen (15) feet above the roof upon which it is erected. All such solid roof signs shall be so constructed as to leave clear open spaces between supports for a height of three (3) feet above the roof level, and all such signs shall be set back at least four (4) feet from the face of the nearest wall of the building upon which it is erected.

Height and Construction of Open Surface Roof Signs

II. Roof signs not having a closed or solid surface may be erected upon non-fireproof buildings to a height not exceeding twenty-five (25) feet above the roof level, and upon fireproof buildings to a height not exceeding seventy-five (75) feet above the roof level. All such signs shall be constructed so as to leave a clear open space between supports for a height of six (6) feet above the roof level and all such signs shall be set back at least an average of five (5) feet for the total length of the sign.

Strength of Roofs Upon Which Signs Are Constructed

III. No closed or open surface roof sign shall be erected on any building in the City of Newark, unless the roof of the building is constructed to withstand the weight and wind pressure of the sign in addition to other loads required to be supported by this Code; unless such signs are supported entirely on walls and columns of sufficient strength to carry the additional sign loads.

Closed or Solid Surface

IV. The terms "closed" or "solid surface" shall be construed to include any closed surface over twenty (20) square feet.

Sec. 399—Temporary Signs

I. The Superintendent of Buildings may grant temporary and conditional permits to erect for not more than thirty (30) days temporary signs of greater area than twenty (20) square feet, to be constructed of wood or canvas; provided no such tem-

porary signs have been erected upon the property in question for a prior period of five (5) months.

Sec. 400—Fixed Awnings, Canopies and Projecting Objects

I. Every application to erect any canopy, fixed awning, sign or object of any kind, intended to extend over any sidewalk or street, or portion thereof, shall be approved by the Director of the Department of Public Works before a permit to erect such a canopy, awning or sign is issued by the Superintendent of Buildings.

Approval of
Department
of Public
Works

II. Before any permit is issued to erect any canopy or object of any kind intended to extend over any sidewalk or street, or portion thereof, the Superintendent of Buildings shall certify to the fact that plans and applications for such canopy or object have been filed in the Division of Buildings, and that the same have been approved by him, and that, in his opinion such canopy or object could be constructed, erected and maintained with safety to the public using such sidewalk or streets over which the proposed canopy or object would extend.

Permit for
Canopies,
Fixed Awn-
ings, Etc.

Sec. 401—Electrical Equipment

I. All electrical equipment of signs, fixed awnings and other projecting objects must be done in accordance with the rules and regulations of the Electrical Bureau of the City of Newark and a permit and a certificate for all such electrical work must be obtained from the said Electrical Bureau.

ARTICLE XXIII.

Projections Beyond Building Line.

Sec. 402. Building Line Restrictions.

Sec. 403. Projections Removable.

Sec. 404 Area

Sec. 405 Steps

- Sec. 406. Cornices and Bands.
- Sec. 407. Balustrades.
- Sec. 408. Rustications.
- Sec. 409. Fixed Awnings.
- Sec. 410. Fire Escapes.
- Sec. 411. Vaults.
- Sec. 412. Hose Connections.
- Sec. 413. Department of Public Works.
- Sec. 414. Permits Revocable.
- Sec. 415. Alterations.
- Sec. 416. Existing Encroachments.

Sec. 402—Building Line Restrictions

I. Except as hereinafter otherwise provided in this Article, no part of any building (including Swinging Doors) hereafter erected, or any enlargement of an existing building, shall project beyond the building line so as to encroach upon a public street or public space.

Footings

II. This provision shall not be deemed to prohibit the projection beyond the building line, to the extent approved by the Superintendent of Buildings, of street wall or column foundations, providing such projecting parts of buildings are not less than eight (8) feet below the sidewalk level.

Sec. 403—Projections Removable

I. Any part of a building permitted to project beyond the building line under the provisions of this Article, shall be constructed so that its removal may be made at any time without causing the building or any part thereof to become structurally unsafe.

Sec. 404—Area

Projections

I. Areas, meaning thereby open spaces below the ground level, immediately outside the building and enclosed by substantial walls, may project beyond

the building line not more than one-fifteenth (1-15) of the width of the street, but not more than five (5) feet, except where prohibited by the regulations of the Department of Public Works.

II. Every such area shall be covered over at the sidewalk level by an approved grating of metal or other incombustible material, of sufficient strength to carry safely the pedestrian street traffic. Covering

Sec. 405—Steps

I. Steps, leading up or down at entrances and included between ornamental columns, pilasters or cheek pieces at least three (3) feet high on the sides of such entrances, may project beyond the building line not more than two and one-half (2 1-2) per cent. of the width of the street, but not more than five (5) feet, except where prohibited by the regulations of the Department of Public Works, provided that the aggregate width of the steps shall not exceed twenty (20) per cent. of the actual street frontage of any one building, when such frontage is twenty-five (25) feet; or more than five (5) feet when such frontage is less than seventy-five (75) feet. Leading to
Entrances

Sec. 406—Cornices and Bands

I. Base, cornice and ornamental projections, including their mouldings, erected purely for the enhancement of the building from an artistic standpoint, may project beyond the building line, if approved by the Superintendent of Buildings.

Sec. 407—Balustrades

1. Balustrades of an ornamental character, including the sills and brackets on which they rest, may project beyond the building line not more than five (5) per cent. of the width of the street nor more than twenty-two (22) inches in any case, provided

that every part of such balustrade is not less than ten (10) feet above the sidewalk.

Sec. 408—Rustications

I. Rustications and quoins may project beyond the building line not more than four (4) inches.

Sec. 409—Fixed Awnings

I. Fixed awnings and marquees of glass and metal, permitted by the Department of Public Works, extending over the sidewalk, shall be not less than ten (10) feet above the sidewalk at any point, and shall not extend on the street walls of a building for more than fifty (50) per cent. of the length of such wall, nor in any case more than twenty-five (25) feet. There shall be a clear distance of not less than twelve (12) feet between any two awnings on the same building. All such awnings and marquees shall be constructed of iron and other incombustible material securely supported and properly drained.

Sec. 410—Fire Escapes

I. Fire escapes and balconies to fire towers or other required exits, constructed of steel or other incombustible material when required on the fronts of buildings may project beyond the building line not more than four and one-half (4 1-2) feet, but no part of such fire escape or balconies shall be less than ten (10) feet above the sidewalk, provided that nothing in this Section shall prevent the use of movable ladders or stairs to the sidewalk, so arranged that they are not within ten (10) feet of the sidewalk except when in actual use.

Sec. 411—Vaults

I. Vaults, entirely below the sidewalk level and conforming to the requirements of the Department

of Public Works shall not extend beyond the curb line. Openings in the roofs of vaults, between the building line and curb, shall be provided with substantial covers, flush in all parts with the sidewalk, of incombustible material, and so constructed and maintained as to be normally kept closed and when opened thoroughly safeguarded, and to prevent persons from slipping thereon; and shall be sufficiently strong to support the traffic coming thereon.

Sec. 412—Hose Connections

I. Hose connections for interior fire extinguishment equipment, and fresh air inlets for plumbing systems may project through a street wall not more than twelve (12) inches beyond the building line, except that where there is an angle formed by the street wall and a cheek piece or the base of a column, pilaster or ornamental projection, provided as in this Section specified, they may be so located that no part extends more than fifteen (15) inches from either side of such angle.

Sec. 413—Department of Public Works

I. Nothing in this Article shall be deemed to abridge the powers and duties of the Department of Public Works to adopt additional rules as may be necessary, with respect to the construction or disposition of parts of buildings projecting beyond the building line.

Sec. 414—Permits Revocable

I. Any permission, expressed or implied, to construct part of a building so as to project beyond the building line, under the provisions of this Article, is revocable by the Department of Public Works.

Sec. 415—Alterations

I No alterations or enlargement shall be made to

any existing part of a building now projecting beyond the building line, except in conformity with the provisions of this Article so far as it affects new construction.

Sec. 416—Existing Encroachments

I. Such parts of buildings which already project beyond the building line may be maintained as constructed until their removal is directed by the Department of Public Works, provided, however, that nothing contained in this Article shall be deemed to abridge the rights of the City, or any of its officers, to continue any action for the removal of any unauthorized projection beyond the building line or for the collection of any penalty heretofore incurred in connection therewith.

ARTICLE XXIV.

Fire Limits.

Sec. 417. Boundaries of Fire Limits.

Sec. 418. Enlarging Buildings.

Sec. 417—Boundaries of Fire Limits

**Area of
City**

I. The Fire Limits of the City of Newark are hereby established so as to include all the area of said City contained within its territorial limits.

Limitations

II. No frame or wood structures shall be hereafter erected in the City of Newark, except such as are referred to in Sections 10, 11, 13, 14, 15, 16, 17, 18, 19 and 20 of this Code.

Sec. 418—Enlarging Buildings

I. Except as otherwise specifically provided in this Code, or as the same shall be amended from time to time, no existing frame, wood or other combustible structure shall be enlarged in the City of

Newark except in conformity with the provisions of this Code

ARTICLE XXV.

Miscellaneous.

- Sec. 419. Moving Buildings.
- Sec. 420. Wood Laths.
- Sec. 421. Metal Laths.
- Sec. 422. Furring and Studding.
- Sec. 423. Metal for Partitions.
- Sec. 424. Metal for Ceilings.
- Sec. 425. Ventilation.
- Sec. 426. Two-Coat Work.
- Sec. 427. Plaster Board.
- Sec. 428. Ceilings and Partitions.
- Sec. 429. Retaining Walls.
- Sec. 430. Cellar Floors.
- Sec. 431. Waterproofing.
- Sec. 432. Floor Lights.
- Sec. 433. Bay and Show Window Construction.
- Sec. 434. Sanitation in Stores.
- Sec. 435. Ammonia Pipes and Similar Apparatus.

Sec. 419—Moving Buildings

I. No structure shall be moved unless same conforms with all the requirements of this and other City Ordinances.

Sec. 420—Wood Laths

I. All wall and ceiling lath shall be securely fastened to the studding and furring, spaced not less than one-eighth (1-8) inch apart. **Fastening**

II. Lath in walls shall be laid horizontally, and in ceilings shall run in one direction only. The joints shall be broken at least every tenth course. **Conditions**

III. The wood shall be well seasoned and reasonably free from bark, sap wood and dead knots. **Material**

Sec. 421—Metal Laths

- Expanded Metal** I. Expanded metal lath shall be not less than No. 26 U. S. gauge and weight not less than 2.2 pounds per yard. All sheet stamped or pressed metal lath shall weigh not less than 4.5 pounds per yard. All metal lath shall be galvanized, painted or japanned.
- Wire Lath** II. Wire lath shall be not lighter than No. 20 U. S. gauge galvanized, painted or japanned.
- Proper Key** III. All expanded sheet metal and wire lath shall be of a type suitable to form a proper key and firmly retain the plaster.
- Solid Construction** IV. In furring over structural members or solid work, metal lath shall be kept at least three-eighths (3-8) of an inch away from such surfaces by furring strips.
- Intervals of Fastening With and Without Stiffeners** V. All metal lath without stiffeners shall be tied or laced at least every six (6) inches vertically to the furring or studs with No. 18 U. S. gauge annealed, galvanized wire, and all lath with stiffeners at least at eight (8) inch intervals; at lap joints, horizontally between the studs, a similar tie shall be provided. The ends of all tie wires shall be twisted tight with a double turn and bent back flush with the face of the lath.
- Fastening to Studs** VI. Expanded or sheet metal lath No. 24 gauge, or less, fastened to wood studs, shall be stapled at least at six (6) inch intervals and the laps between the studs securely laced. All stiffened wire on wood studs shall be stapled over the rod or "V" stiffeners, and the laps between studs properly tied.

Sec. 442—Furring and Studding

- Spacing on Centers for Partitions** I. All furring or studding for metal lath and plaster partitions shall have a minimum spacing of twelve (12) inches and a maximum spacing of six-

teen (16) inches corresponding to the lath as specified in Table I.

II. All furring in ceilings shall have minimum spacing of twelve (12) inches and a maximum spacing of sixteen (16) inches, corresponding to the lath as specified in Table I.

Types of Metal Lath U. S. Standard Gauge	Maximum Spacing of Studding or Furring		Table of Maximum Spacing of Studding for Metal and Wire Lath
	Hung and Clipped Ceilings	Solid and Hollow Partitions	
No. 22 gauge expanded metal lath with ribs at least 3/32 inch wide, weighing at least 4½ lbs. per square yard.....	16-inch	16-inch	
No. 24 gauge expanded metal lath at least 1/16 in. wide, weighing at least 3½ lbs. per square yard	14-inch	16-inch	
No. 24 gauge expanded metal lath of less weight.....	12-inch	16-inch	
No. 27 gauge expanded metal lath or sheet metal lath.....		12-inch	
No. 18 gauge wire lath 2x2 mesh	12-inch	14-inch	
No. 18 gauge wire lath 2½x2½ mesh	12-inch	16-inch	
No. 20 gauge wire lath 2½x2½ mesh	12-inch	14-inch	
No. 20 gauge V-stiffened wire lath or with rods or stiffeners, 7½ or 8-inch on centers.....	16-inch	16-inch	

Sec. 423—Metal for Partitions

I. For both standard and hollow metal lath and plaster partitions, the studs or furring bars shall be one (1) inch by three-eighths (3-8) inch by one-eighth (1-8) inch channels or angles, tees or flats of equivalent sectional area and strength, spaced 12-

inch to 16-inch centers, according to the lath used. Where necessary, the steel furring strips shall be properly braced and bolted laterally; and shall be securely fastened to floor and ceiling construction by bent knees, slotted clips or runner plates of approved types.

Sec. 424—Metal for Ceilings

**Suspended
or Clipped
Ceilings,
5-Foot Spans**

I. All furring for suspended or clipped ceilings shall be of sufficient weight and strength to support the load imposed and shall consist of at least three-quarter (3-4) inch channels or their equivalent for spans up to five (5) feet and not lighter than one (1) inch by three-eighths (3-8) inch by one-eighth (1-8) inch channels or other approved sections of equivalent strength for spans up to seven (7) feet. The spacing of furring bars shall correspond with the type of lath used.

**Suspended
or Clipped
Ceilings,
7-Foot Spans**

II. For spans over seven (7) feet, the sectional area and the strength of furring bars shall be increased proportionally or immediate supports shall be provided, or hangers or clips securely fastened to the bottom flanges of steel beams or anchored to the arch construction.

**Weight of
Clips**

III. All supporting clips used for the purpose of receiving and supporting the furring bars for ceilings shall be made from stock weighing not less than 0.4 pounds per lineal foot and of sufficient strength to sustain the dead load imposed.

Size of Clips

IV. Cross-furred and suspended ceilings shall be constructed of continuous running bars, equivalent in strength and sectional area to a one and one-half (1 1-2) inch by one and one-half (1 1-2) inch by three-sixteenths (3-16) inch angle suspended by hangers from the lower flanges of the structural steel framing. The cross-furring shall be securely bolted or clipped to pass through the running bars. If "hairpin" clips are used they shall be not less

than No. 9 annealed and galvanized wire and shall pass up on both sides of the furring bar and be securely hooked over the running bar. The hangers shall be of not less than one (1) inch by three-sixteenths (3-16) inch flats, clamped on both sides of the steel beams.

V. Bolts used for attaching running bars to hangers shall be not less than three-eighths (3-8) inch in diameter and for attaching furring iron to running bars not less than one-quarter (1-4) inch bolts shall be used. **Size of Bolts**

VI. In the case of heavy ornamental ceiling work special provision shall be made to sustain the load. **Ornamental Ceiling Work**

Sec. 425—Ventilation

I. Proper ventilation shall be provided where hung ceilings are used to take care of the condensation of moisture.

Sec. 426—Two-Coat Work

I. At least two coats of plaster, scratch and brown coats, shall be required on all lath.

Sec. 427—Plaster Board

I. All plaster board consisting of plaster of Paris reinforced with strong fiber shall be not less than three-eighths (3-8) of an inch thick, except in tenement houses, where a minimum thickness of one-half ($\frac{1}{2}$ inch is required, and shall be of a type approved by the Division of Buildings. **Thickness**

II. The boards shall be spaced one-quarter (1-4) inch apart on all sides and shall be nailed directly to all wood studding or furring with one and one-quarter ($1\frac{1}{4}$) inch wire nails at least No. 11 $\frac{1}{4}$ gauge with flat three-eighths (3-8) inch heads. The nails shall be spaced not more than six (6) inches apart **Size of Nails and Method of Fastening**

for wall, and not more than four (4) inches apart for ceilings.

**Breaking
of Joints**

III. The joints shall be broken every other board horizontally on walls, and at right angles to the furring on ceilings.

Filling of

IV. All joints and spaces between plaster boards shall be filled with hard wall plaster mortar and allowed to be thoroughly set before browning.

**Two-Coat
Work**

V. When two-coat work is specified, joints or spaces between the boards may be filled at the time of putting on the scratch coat, using the same materials.

Sec. 428—Ceilings and Partitions

**Steel or
Wood Beams**

I. In every business and public building, all ceilings supported by steel or wood beams, excepting mill construction, and all partitions having steel or wood studs shall be covered with metal lath and plaster, or other approved material.

**Cellar Ceiling
in Tenement Houses**

II. In every tenement house erected or altered which are not required to be fireproof, the ceilings of the cellar or lowest story shall have all wood covered with metal lath and plaster.

**Partitions
of Glass
and Wood**

III. Partitions constructed wholly of glass and wood or other combustible materials shall not extend to within less than eighteen (18) inches of any ceiling.

**Ceilings and
Partitions
in Fireproof
Buildings**

IV. Ceilings and partitions in fireproof buildings shall conform to the requirements of Article IX, and fire partitions shall conform to the requirements of Article XIX.

Sec. 429—Retaining Walls

**Responsible
Parties**

I. When an excavation or fill is made on any lot which brings the grade either higher or lower than the adjoining land, then the person or persons caus-

ing such change of level to be made shall build at his or their own expense and on his or their own land a retaining wall with masonry coping to support the higher level of earth, and such retaining wall shall be carried to the height of the higher level so that the drainage of the higher land shall not flow into the lower land.

11. Every retaining wall shall be constructed of masonry, as approved by the Superintendent of Buildings, or reinforced concrete, and the thickness of the base shall be no less than one-quarter ($\frac{1}{4}$) of its height. Construction

Sec. 430—Cellar Floors

I. In all buildings hereafter erected the cellar floor or any floor resting directly on the ground shall consist of at least 1:3:6 stone or cinder concrete not less than four (4) inches thick.

Sec. 431—Waterproofing

I. In all buildings hereafter erected the exterior walls below the ground level and floors below the curb level resting directly on the ground, shall, when required, be waterproofed in accordance with the rules adopted by the Superintendent of Buildings.

Sec. 432—Floor Lights

I. Floor lights shall be constructed of metal frames and bars of plates, reinforced concrete or other approved incombustible materials. If any glass in same measures more than sixteen (16) square inches, it shall be provided with a mesh of wire in the glass or under the same. Floor lights shall be of the same strength as the floors in which they are placed. Glass shall not be less than three-quarters ($\frac{3}{4}$) of an inch in thickness.

Sec. 433—Bay and Show Window Construction

I. Bay and show windows that extend beyond the exterior walls, hereafter constructed or placed on any fireproof or non-fireproof building, shall be constructed of incombustible materials and in such manner as will meet with the approval of the Superintendent of Buildings.

Sec. 434—Sanitation in Stores

I. The owner, lessee or agent of any building used in any way for occupation by human beings, whether for business or dwelling purposes, shall provide and maintain in good serviceable condition sufficient water closet and urinal accommodations proportioned to the number of occupants, and in cases hereafter mentioned, not less than the number herein specified, viz., in all tenement houses where separate water closets are not maintained for each family, and in all business places separate water closets shall be provided for each sex, arranged so as to secure absolute privacy; in dwellings or places used as a permanent place of abode for persons, at least one water closet shall be provided and maintained for each seven (7) persons; for lodging houses, hotels or other places used as a temporary place of abode, at least one (1) water closet for each ten (10) persons for whom accommodation is provided, and in addition urinals shall be provided; in stores of every kind, including restaurants at least one (1) water closet for each twenty-five (25) employees. In no case shall there be less than one (1) water closet and one (1) urinal.

Sec. 435—Ammonia Pipes and Similar Apparatus

General

I. Every refrigerating machine or apparatus constructed to use ammonia, carbon dioxide, ethyl chloride or sulphur dioxide, shall be made to comply with the regulations of this Section.

II. Every refrigerating machine or apparatus shall be equipped with one or more automatic by-pass valves, connected between the pressure imposing element and the main discharge stop valve set to relieve excessive pressure on the suction side of the apparatus. By-pass valves shall be the same size as safety valves specified in Subdivision III.

**By-Pass
Valves**

For machines employing

Ammonia, set valve to open at 250 pounds.

Ethyl Chloride, set valves to open at 50 pounds

III. Every large refrigerating machine or apparatus shall be equipped with one or more automatic safety valves, connected to the discharge line between the pressure imposing element and the main discharge stop valve, set and sealed to relieve excessive pressure. The size of such valves and the pressure at which they are to be set shall be as follows:

**Safety
Valves**

For machines of from

3 to 25 tons capacity use one 1-2-inch valve.

26 to 60 tons capacity use one 3-4-inch valve.

61 to 100 tons capacity use one 1-inch valve.

101 to 175 tons capacity use one 1 1-4-inch valve.

176 to 250 tons capacity use one 1 1-2-inch valve.

251 to 450 tons capacity use one 2-inch valve.

451 to 900 tons capacity use two 2-inch valves.

For machines employing

Ammonia, set valves to open at not over 300 pounds.

Ethyl Chloride, set valves to open at not over 60 pounds.

IV. Every liquid receiver shall be subjected to a combined hydrostatic and hammer, or other approved form of test, prior to use. The hydrostatic pressure according to the refrigerant employed shall be as follows:

Test

For machines employing

Ammonia, test pressure shall be 500 pounds.

Ethyl Chloride, test pressure shall be 150 pounds.

Liquid Receiver Automatic Safety Valve

V. Every liquid receiver shall be equipped with automatic safety valves at least one-half (1-2 inch in diameter, set to discharge the atmosphere. There shall be no stop valve or check valve between such safety valve and the receiver. Safety valve shall be set to open under the following pressures:

Ammonia, set valves to open at not over 350 pounds pressure.

Ethyl Chloride, set valves to open at not over 100 pounds pressure.

Indicative Labels to Be Installed

VI. Every refrigerating machine shall be equipped with approved emergency means for discharging the refrigerant in case of fire. In the case of large machines the emergency discharge shall be operated by controls located immediately accessible to the Fire Department from the street. The operating control shall be protected within approved compartments which shall be plainly indicated by a suitable sign reading: "For Fire Department Use Only." High pressure emergency valves shall be labeled: "High Pressure Ammonia." Low pressure valves shall be labeled: "Low Pressure Ammonia." Where a refrigerant other than ammonia is used the name of that refrigerant shall be given on the label in place of ammonia. In case the refrigerant is to be discharged into a sewer there shall also be within the box a sign: "Do Not Open Valves Until Water Is Flowing Into The Mixture."

Refrigerants Discharge of

VII. Refrigerants discharged through automatic safety valves or emergency valves shall pass to the atmosphere or into water by one or more of the following means:

(a) When discharged into the atmosphere the refrigerants, ammonia, carbon dioxide, ethyl chloride

or sulphur dioxide, shall be conducted by continuous piping to an outlet turned upward and equipped with a suitable diffuser designed to mix the gas with air without materially restricting its flow. The piping from safety valve to point of final discharge shall be such as not to impose a pressure of more than ten (10) pounds on the discharge side of the valve. Such piping shall in no case have any connection with any pipe constituting a part of either a steam or plumbing system, or any means whereby the gases discharged might become ignited. No piping, stack or other conduit subject to serious corrosion or possible obstruction shall be employed. Outlets from diffusers shall in no case be less than six (6) feet from any wall in which there is an opening, or less than ten (10) feet above the roof. In the case of carbon dioxide the diffuser may be omitted.

(b) Discharge of the refrigerants, ammonia, carbon dioxide, ethyl chloride or sulphur dioxide, to the atmosphere may also be effected through a ventilating stack provided (1) that its inside diameter is not less than twelve (12) times that of the refrigerant discharge outlet, (2) that the first possible outlet satisfies the requirements of paragraph (a) of this Section, except that no diffuser is required.

(c) The refrigerant, ammonia, may be discharged into a tank of water, provided that the tank always contains one gallon of fresh water, not used for any other purpose for every pound of ammonia contained in the machine, and provided, however, that in no case shall the tank contain less than twenty-five (25) gallons of water.

(d) The refrigerant, ammonia, passed by the hand operated emergency valves, may be discharged into the sewer after mixing with water in a suitable vertical mixer constructed and connected in accordance with Plate I and provided with a Standard Fire Department Siamese connection through which the

Fire Department shall supply the necessary water under the proper pressure.

The tank shall be substantially constructed with a hinged cover, or if it is of the enclosed type, it shall have an inlet and a vent hole at the top. No horizontal dimensions of the tank shall be greater than one-half (1-2) the height. The discharge pipe or pipes from the valves shall be so attached as to discharge the refrigerant at the center of the bottom. The tank shall be securely supported and braced as firmly as any other part of the system. There shall be a valve at the bottom of the tank for draining it.

In such refrigerating plants as shall be designated by the Fire Commissioner, suitable helmets or respirators shall be kept, fit and available for the immediate use of responsible attendants who shall be trained in their use.

**Flame
Producing
Devices
Prohibited**

VIII. In all refrigerating machines in which ammonia or ethyl chloride is used there shall be no flames, arc lights, gas jets, or any apparatus employing flames, except internal combustion engines with hot surface ignition, which may be started in the usual manner.

Ventilation

IX. All rooms for refrigerating machines containing twenty-five (25) pounds or over of refrigerant shall have a direct exit to the open air or to a room or hall from which gases can be excluded by self-closing doors.

Vertical and horizontal openings that permit the passage of gasses to other parts of the building which are not a part of the refrigerating plant shall be sealed or provided with self-closing doors.

All refrigerating machinery rooms shall be provided with adequate ventilation to the open air, either direct or by means of a suitable duct or ducts. Where mechanical systems of ventilation are employed control of such systems shall be located at a point easily accessible in case of fire.

X. Cylinders containing spare refrigerant shall be stored in a cool, well ventilated place, as remote as possible from danger by fire. Storage of
Cylinders

ARTICLE XXVI.

Administration and Enforcement of Ordinance.

- Sec. 436. Division Officers.
- Sec. 437. Authority of Superintendent.
- Sec. 438. Acting Superintendent.
- Sec. 439. Duties of Superintendent.
- Sec. 440. Records of Division.
- Sec. 441. Emergency Expense.
- Sec. 442. Penalties.
- Sec. 443. Condemned Buildings.
- Sec. 444. Damaged Buildings.
- Sec. 445. Buildings to be Vacated.
- Sec. 446. Board of Appraisers.

Sec. 436—Division Officers

I. The City Commissioners of the City of Newark shall appoint officers, to be designated, respectively Superintendent of Buildings, Assistant Superintendent, Chief Structural Engineer, and such other Officers, Inspectors and Clerks as the City Commission from time to time deem necessary.

Sec. 437—Authority of Superintendent

I. The Superintendent of Buildings shall have full charge and control of the Division of Buildings, and full direction and authority over said engineer, officers, inspectors and clerks, and all other attaches of the Division of Buildings. Full Charge
of Division

II. The Superintendent of Buildings shall have the power to establish general rules and regulations for the administration of the Division of Buildings, and he may amend or repeal such regulations when, in his opinion, it shall be necessary or desirable. General
Rules and
Regulations

Sec. 438—Acting Superintendent

I. During the absence or disability of the Superintendent of Buildings, he shall be authorized to designate an officer of the Division of Buildings to act in his place as Superintendent of Buildings, but he shall be held responsible for the act of such officer so designated.

Sec. 439—Duties of Superintendent

**Enforcement
of Building
Ordinances**

I. The said Superintendent is hereby charged with the performance of all duties necessary to the strict enforcement of the Building Ordinances of the city, now existing, or hereafter adopted, relating to the erection, construction and alteration of buildings therein. No oversight on the part of the Superintendent of Buildings shall legalize the erection and construction of any building not in conformity with the City Ordinance.

**Mode, Man-
ner and
Material of
Construction**

II. The Superintendent of Buildings shall have power and it shall be his duty to pass upon any question relating to the mode, manner of construction, or materials to be used in the erection or alteration of any building or other structure erected, or to be erected, within the City of Newark, when it is included within the provision of this ordinance and the regulations of the Division of Buildings, and to require that such mode, manner of construction and materials shall conform to the true intent and meaning of the several provisions of the said Ordinance and regulations of the Division of Buildings.

Sec. 440—Records of Division

**Records of
Building
Activities**

I. The Superintendent of Buildings shall keep a full and complete record of all buildings in course of erection, or alterations, their classification and proposed use, and make a record of the same once a month to the Director of Public Safety.

II The books containing records of the Division of Buildings and all plans, applications and other papers relating to any such records are to be public, and shall be opened to inspection at all reasonable times, but such inspections shall not include the right to copy any plan on file in the Division of Buildings, and the copying of any file drawings, tracings or prints is hereby forbidden.

Records
Open for
Inspection
Plans Not to
be Copied

Sec. 441—Emergency Expense

I. In all cases where owners or others neglect or refuse to comply with the requirements of the Ordinance, upon notice from the Superintendent, and the City through such neglect or refusal incurs expense for materials and labor, the Superintendent shall report, under oath, to the City Commissioners a detailed statement of the cost and expenses incurred, and the City Commissioners may thereupon authorize the said costs and expenses to be paid by the City Treasurer. Immediately thereafter it shall be the duty of the City Attorney to institute a suit against such owner or others for the amount of the costs and disbursements so expended, and to collect the amount of any judgment recovered out of the property and effects of the defendant.

Sec. 442—Penalties

I. Any person or corporation, either as owner, contractor, builder or architect, or any agent, trustee, director, officer or employee of any person or corporation, and any and all persons who shall violate, or authorize a violation of, or assist in the violation of any provision of this Ordinance or fail to comply with any provision of this Ordinance, shall for each and every such violation be subject to a fine of fifty (\$50.00) dollars or to imprisonment not exceeding ten (10) days. After the first conviction for the violation of any provisions of this Ordinance any person or corporation aforesaid who shall continue to

Ordinances
to be Com-
plied with
and Enforced

Cooperation
with Police

violate any provision of this ordinance shall for each and every day that such violations continues be subject to a fine of twenty-five (\$25.00) dollars.

II. Any person or persons aforesaid found violating any provisions of this Ordinance may be arrested by any police officer of the City of Newark, or by the Superintendent of Buildings of said City, or by any employee in the office of said Superintendent of Buildings, whose duty it shall be to enforce this Ordinance, and taken before one of the judges of the Criminal Court of the City to be there disposed of according to law.

Sec. 443—Condemned Buildings

I. Buildings or other structures which shall be unsafe so as to endanger life and limb shall immediately, upon notice from the Superintendent of Buildings, be made safe and secure, or taken down, and when the public safety requires immediate action, the Superintendent may forthwith enter upon the premises with such assistants as may be necessary and cause the said structure to be made secure or taken down at the expense of the owner or party interested.

Sec. 444—Damaged Buildings

I. Every building which shall have been damaged by fire so as to be dangerous by reason of bad condition of walls, overloaded floors, defective construction or other causes, shall be held to be unsafe, and the Superintendent besides proceeding as provided in Section 443, shall also affix a notice of the dangerous character of the structure to a conspicuous place on the exterior of such building, and any person removing such notice so affixed shall be liable to a fine as hereinafter provided.

Sec. 445—Buildings to be Vacated

I. In case any order or notice issued by the

Superintendent of Buildings to remedy a condition perilous to life and property is not complied with immediately, the Superintendent may order any building, structure, premises or part thereof to be vacated, and in case any person neglects or refuses to vacate said unsafe structure or premises in question, he may be arrested by any police officer of the City of Newark, or by the Superintendent of Buildings of said City, or by any employee in the office of said Superintendent of Buildings.

Sec. 446—Board of Appraisers

I. In case the Superintendent of Buildings has served notice that a structure be taken down under the authority of Sections 443 and 444, the owner or owners of said structure if dissatisfied with the decision of the Superintendent of Buildings, may request, within twenty-four (24) hours after personal service of the notice, that the condition of the structure in question be reviewed by appraisers, one appointed by the Superintendent of Buildings, one by the owner of the structure and one selected by these two jointly. The report of the appraisers shall be reduced to writing and when signed by two of them and presented to the Superintendent of Buildings shall be conclusive.

ARTICLE XXVII.

Use of Existing Buildings

- Sec. 447. Frame Buildings.**
- Sec. 448. Non-Fireproof Buildings.**
- Sec. 449. Stairs.**
- Sec. 450. Multiple Use.**
- Sec. 451. Heat Producing Devices.**
- Sec. 452. Storage of Explosives.**
- Sec. 453. Ceilings and Partitions.**
- Sec 454 Enforcement.**

Sec. 447—Frame Buildings

I. No existing frame building over two (2) stories high shall be used in whole, or in part, as a factory, hotel, dormitory or lodging house.

Sec. 448—Non-Fireproof Buildings

I. No existing non-fireproof building over three (3) stories high shall be used in whole, or in part, as a hotel, dormitory or lodging house, unless protected throughout by approved automatic sprinklers.

II. No existing non-fireproof building over four (4) stories high shall be used in whole, or in part, as a business building, unless protected throughout by approved automatic sprinklers.

Sec. 449—Stairs and Exits

I. Every existing frame or non-fireproof building over two (2) stories high or accommodating more than fifty (50) persons above the ground story, shall be provided with two exterior exits in the ground story and with two or more continuous stairways, completely inclosed, as specified for stairway shafts in Section 352 of this Ordinance.

Sec. 450—Multiple Use

I. No existing building used as a factory, workshop, warehouse or garage shall be used in part as a public building, hotel, dormitory or lodging house.

Sec. 451—Heat Producing Devices

**Fireproof
Room**

I. No existing frame or non-fireproof building containing a high pressure boiler, high or medium heat producing device, shall be used in whole, or in part, as a public building, school, hotel, dormitory or lodging house.

II. In every existing frame and non-fireproof building over two stories high, used in whole, or in part, as a public building, school, hotel, dormitory or lodging house, stoves shall not be used for heating purposes, and the heating boiler or furnace room shall have walls of masonry and a fireproof ceiling. **No Stoves**

Sec. 452—Storage of Explosives

I. No existing building used in whole, or in part, as a public building, school, hotel, dormitory, or lodging house, shall also be used for the storage or sale of explosives, paints, oils, varnishes, benzole, alcohol, acetone, toluol. or any acid.

Sec. 453—Ceilings and Partitions

I. In every existing building used or intended to be used as a public building, school, hotel, dormitory or lodging house; all ceilings shall be covered with plaster on wire lath and plaster board, or such ceilings shall be covered with sheet metal on wood sheathing; and all partitions shall be covered on both sides with plaster on wire lath or plaster board.

Sec. 454—Enforcement

I The requirements of this Article shall be fulfilled and complied with on or before May 1st, 1925.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The Clerk then read the ordinance by sections.

Title declared open to amendment.

Sections 1 to 454 inclusive, were declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage on July 15, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following communication was received and read:

Department of Public Safety, Division of Buildings, City Hall, Newark, New Jersey.

To the Board of Commissioners of the City of Newark, N. J.

Honorable Sirs:

The Commission on Building Districts and Restrictions has approved the enclosed amendment to the Building Zone Ordinance changing the restrictions along the Lackawanna Railroad between North Fourth Street and North Seventh Street.

Respectfully submitted,

R. B. RANKIN,
Secretary.

Commissioner Gillen moved that the communication be received and filed:

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An Ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces sur-

rounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

The Clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance granting permission to Thaddeus F. MacEvoy to construct, operate and maintain a single track siding in North 12th Street, as follows: Beginning at a point in the northerly line of Sixth Avenue, extended, distant 10 feet westerly from the northeasterly corner of Sixth Avenue and North 12th Street; thence running northerly parallel with North 12th St. 250 feet, thence curving to the left with a radius of 383.06 feet 135 feet more or less to lands of the Lackawanna Railroad," be taken for its third reading.

The roll being called the motion was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

The Clerk then read the title of the ordinance as follows:

An ordinance granting permission to Thaddeus F. MacEvoy to construct, operate and maintain a single track siding in North 12th Street, as follows: Beginning at a point in the northerly line of Sixth Avenue extended, distant 10 feet westerly from the northeasterly corner of Sixth Avenue and North 12th Street; thence running northerly parallel with North 12th Street; 250 feet; thence curving to the left with a radius of 383.06 feet 135 feet more or less to lands of the Lackawanna Railroad.

The ordinance having been read

three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Mayor Briedenback offered the fol-
lowing ordinance which was read by
the Clerk:

An Ordinance concerning the muz-
zling and regulation of dogs for the
purpose of controlling rabies in the
City of Newark.

The Board of Commissioners of the
City of Newark do ordain:

1. That the owner of every dog
in the City of Newark during the
months of June, July, August and
September of each year shall cause
said dog to be adequately and prop-
erly muzzled; provided however, that
this shall not apply to dogs on a leash
or chained on private premises.

2. Any person or persons violating
this ordinance shall, upon conviction,
pay a penalty of not less than ten
dollars, nor more than twenty-five
dollars for the first offense, and not
less than twenty-five dollars or more
than fifty dollars for second or subse-
quent offenses.

3. This ordinance shall take effect
immediately.

The ordinance having been read

once, Commissioner Raymond moved
that it be ordered to a second reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The Clerk then read the ordinance
by sections.

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

The ordinance was declared open to
amendment in all its parts.

The ordinance having been read a
second time, Commissioner Raymond
moved that it be ordered to a third
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordinance be taken up on third
reading and final passage July 1st.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: I might say before this ordinance is finally adopted that the reason I do this is that there is an ordinance that gives the Mayor power to issue a proclamation to have all dogs muzzled, but that would allow any citizen to have the right to shoot any dog on the street without a muzzle, which I do not approve of. For that reason I am asking the Directors to vote for this ordinance which will give the power to the police, to take care of stray dogs. Any citizen wish to be heard? (No response).

Commissioner Raymond: I have a communication which I would like to read and comment upon.

United States Senate

Committee on Interoceanic Canals.

June 18, 1924.

Director Thomas L. Raymond,
Department of Public Works,
City Hall, Newark, N. J.

My Dear Director:

Your letter of June 17th has been received, in the absence of Senator Edge in New Jersey for the summer.

I am, however, taking up the matter for you, immediately, with Sec-

retary Weeks and will advise you as soon as I hear from him.

Sincerely,

(Signed) R. A. Zachary,
Secretary.

Commissioner Raymond: It seemed to me that I should let you hear this letter. If Senator Edge does not consider this of sufficient importance to give it his personal attention, I think the people of Newark should know it. He is the only representative we have in the Senate who is familiar with this matter, and that is the way the letter has been treated.

Commissioner Gillen moved that the communication be received and filed.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mrs. George B. Tuttle, 76 Richelieu Place, Mrs. F. A. Olsten, 16 Richelieu Place appeared and presented a petition protesting against the assessment for the paving of Richelieu Place.

Commissioner Gillen moved that the matter be referred to the Law Department for advice.

The roll being called, the motion was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that an ordinance entitled "An Ordinance entitled "An Ordinance to provide for the opening and widening of Avenue I from its northerly terminus at Allegheny Avenue northerly to Ferry Street, also known as Lincoln Highway, and from the southerly line of the 100 ft. right of way of the Newark and New York Branch of the Central Railroad of New Jersey southerly to the northerly line of Delancy Street" be laid over for two weeks.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mr. C. A. Major, of the Lehigh Valley Railroad Company of New Jersey, and A. M. King, Division Engineer: Mr. Major: We want to call the attention of the board that the proposed extension will bisect as it is now laid out, a piece of property which we have acquired along the Lincoln Highway. That is the Avenue P Extension. It will bisect a piece of property which we have acquired and which we intend to develop into yards, and which, of course, if we are able to carry out our intention, will be of considerable benefit to the industrial development there. I don't know whether it is feasible, but by a slight change in the road it will miss our property entirely and will leave it open for the development of a yard and an extension which, of course, would be of con-

siderable service to the community there. If this road can be turned so that it doesn't strike us, it will make possible that development.

Commissioner Raymond: Mr. Van Duyne, their intention is to have the road turn off so as to miss their property entirely.

Mr. Van Duyne: I think the new Lincoln Highway is to go right down here (indicating on map); that is the newest plan. If you come down across here you cut through those expensive Public Service Buildings.

Mr. Major: You absolutely cross us out from a railroad development now.

Mr. Van Duyne: This map was made under my direction. You have got to allow grade crossings over railroads in industrial districts.

Commissioner Raymond: Suppose we lay it over for two weeks and I will take it up with the engineers and see what we can do with it.

Mr. Major: I think if that yard can be saved, it will be of benefit to the community.

Commissioner Raymond: I move the ordinance be laid over for two weeks.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

Resolved, that the sum of one thousand two hundred and seventy-two dollars and thirty-four cents (1,272.34) be and the same is hereby appropriated to persons named on annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

C. Sundries	\$ 78.00
Public School Appropriation....	240.00
Longworth & Tichenor Fund	
Int.	438.00
C. Taxes	482.24
Assessments to be refunded	34.10
	<hr/>
	\$1,272.34

W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Resolved, That the sum of Four Million, four hundred and thirty thousand, two hundred and twenty-two dollars and fifty-three cents (\$4,430,222.53) be and the same is hereby appropriated to persons named on annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

County Tax	\$4,430,222 53
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W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Resolved, that the sum of Four hundred and ninety-eight dollars (\$498.00) be and the same is hereby appropriated to persons named on annexed certified list being bills and claims of the Department of Public Safety as follows:

Police	\$498.00
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W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Resolved, that the sum of One thousand, three hundred and twenty-nine dollars and twenty cents (\$1,329.20) be and the same is hereby appropriated to the City Treasurer as per annexed certified list being the weekly payroll of the Department of Parks and Public Property for week

ending June 18, 1924, as follows
 Shade Tree\$1,329.20

W. J. Brennan
 Charles P. Gillen
 John Howe
 Thomas L. Raymond
 F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Resolved, that the following changes affecting the payrolls of the Department of Public Affairs, be and the same are hereby approved:
 Bureau of Health—Appointment, no eligible list—

William S. Jennings, Sanitary Inspector, salary \$1,680 per annum, effective July 1, 1924.

W. J. Brennan
 Charles P. Gillen
 John Howe
 Thomas L. Raymond
 F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Resolved, that the salaries of the following named persons employed in the Mayor's Office, be and the same are hereby increased to the amounts set opposite their respective names,

same to be effective as of July 1, 1924:

Mary F. Fox, clerk from \$2,460 to \$2,700 per annum.

Jane L. Rooney, clerk-stenographer, from \$1,740 to \$1,860 per annum.

Gussie J. Koehler, clerk-stenographer, from \$1,380 to \$1,500 per annum.

Marie Cihlar, telephone operator, from \$1,320 to \$1,500 per annum.

W. J. Brennan
 Charles P. Gillen
 John Howe
 Thomas L. Raymond
 F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Whereas, the following premises in the City of Newark standing in the name of Thomas Fitzpatrick were assessed for benefits for the Vailsburg Drainage System, as follows:

	Block Lot		
No. 472 South Orange Avenue	320	6	\$ 30
No. 474 South Orange Avenue	320	5	30
No. 104 N. Munn Avenue	425	1	27
No. 106 No. Munn Avenue	424	2	28
Nos. 108-118 N Munn Avenue	424	3	700
			—
			\$815

and, Whereas, the owner of said premises objected to said assessment on April 24, 1919, to the Board of Assessment Commissioners of the City of Newark, and although the said owner was not a formal objector and party in the certiori proceedings instituted by Breckenridge & Tichenor, et al, against the City of Newark, which resulted in the setting aside of the assessments for said public improvements as to objectors only, he was informed in writing, after inquiry at the Comptroller's Office of the Department of Revenue and Finance on December 17, 1921, that the entire assessment for said Vailsburg Drainage System would be taken up by the Board of Assessment Commissioners for re-assessment, and

Whereas, relying on such information from the Comptroller's Office, the owner refrained from paying the above assessments believing that he would be benefited by the re-assessment of benefits for said improvement heretofore made by the Board of Assessment Commissioners and confirmed by the Board of Commissioners of the City of Newark, and

Whereas, the Director of the Department of Revenue and Finance has recommended that under the above circumstances he be authorized to accept from said owner the face amount of said assessments without interest;

Therefore Be It Resolved, that the Director of the Department of Revenue and Finance, be and he is hereby authorized and empowered to accept the sum of Eight Hundred and fifteen dollars (\$815) without interest, in full payment and extinguishment

of the assessments for benefits arising from the Vailsburg Drainage System and levied against the premises Nos 472-4 South Orange Avenue, Nos. 104 to 118 N. Munn Avenue, standing in the name of Thomas Fitzpatrick at the time said assessments were levied.

John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

To the Board of Commissioners of
The City of Newark, N. J.

Dear Sirs:

I respectfully submit the statement annexed (by items) of the amounts in gross, as shown by the records in this office of the costs and expenses of the several sewers, Chapter 152, of the Laws of 1917, which are now ready to be referred to the Board of Commissioners of Assessments for Local Improvements, in order that assessments for benefits may be levied in accordance with law.

A. K. BRADY,
Acting Auditor of Accounts.

Maple Avenue Sewer—Chan-
cellor and Goldsmith Ave-
nues \$3,487 29

Resolved, By the Board of Commissioners of the City of Newark, that the foregoing report and declaration of costs be and the same is hereby referred to the Board of Commissioners of Assessments for Local Improvements, to assess benefits pursuant to the direction and provision of the statutes in such case made and provided.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Whereas, an assessment of forty-three (\$43) dollars for benefits resulting from the Vailsburg Drainage System was levied against the premises No. 74 Alexander Street, Newark, N. J., standing in the name of A. H. Egbert on the tax assessment records of the City of Newark; and

Whereas the said A. H. Egbert was by rule of the New Jersey Supreme Court added as one of the prosecutors in the certiorari proceedings instituted by Breakenridge and Tichenor, et als, against the City of Newark which resulted in an order of said Supreme Court setting aside said assessment, insofar as objectors are concerned; and

Whereas, by reason of an error said premises No. 74 Alexander Street, are designated in said proceedings as block No. 4051, lot 40, instead of block No. 4057, lot 40, and by reason of said error the records of the Comptroller's Office of the Department of Revenue and Finance of the City of Newark, now show an unpaid assessment of forty-three dollars (\$43) open and against said premises No. 74 Alexander Street; and

Whereas, the Law Department of the City of Newark, has recommended that said premises are entitled to the reduction of forty per cent (40%) which was allowed by the Board of City Commissioners in the re-assessment of the property of objectors in said certiorari proceedings; and

Whereas, said original assessment of forty-three (\$43) was paid to the City by said A. H. Egbert;

Therefore Be It resolved, that the sum of seventeen dollars and twenty cents (\$17.20) be and the same is hereby appropriated to A. H. Egbert as a refund of the difference between the original assessment of forty-three dollars (\$43) levied against said premises No. 74 Alexander Street on account of said public improvement and the sum of twenty-five dollars and eighty cents \$25.80) being the amount of the revised assessment which would have been assessed against said property; the said payment to be made upon the surrender of the receipt showing the payment of the original assessment amounting to forty-three dollars (\$43).

John Howe,
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Resolved, by the Board of Commissioners of The City of Newark that the salary of the following employee, clerk-stenographer, in the office of the Comptroller, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite their respective name; effective July 1st, 1924.

Frances F. Finley from \$1,500 to \$1,620.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan,
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Whereas, Judge Cecil H MacMahon of the First District Court of the City

of Newark has requested that the temporary appointment of Cecilia Davenport, Clerk-stenographer in said First District Court, be extended from February 23rd, 1924, until such time as an eligible list for said position be submitted by the Civil Service Commission;

Therefore Be It Resolved By the Board of Commissioners of the City of Newark that the temporary appointment of Cecilia Davenport, Clerk-stenographer, in the First District Court of the City of Newark, be and the same is hereby extended from February 23rd, 1924, until an eligible list for said position be submitted by The Civil Service Commission.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Resolved, that the action of the Director of the Department of Revenue and Finance in awarding bonds of The City of Newark to West Side Trust Company, as hereinafter set forth, be and the same is hereby ratified and confirmed:

\$958,000 of an issue of \$1,000,000 Water Bonds, at its bid of \$1,000,111 11 and accrued inter-

est to date of delivery for \$958,-
000 par value of bonds.

\$719,000 of an issue of \$750,000
Port Newark Improvement
Bonds, at its bid of \$750,111.11
and accrued interest to date of
delivery for \$719,000 par value of
bonds.

John Howe
F. C. Breidenbach
Charles P. Giller.
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Whereas, The City of Newark on
April 2, 1924, issued its short time
obligations known as Temporary Loan
Bonds in the aggregate amount of
Two Hundred Thousand Dollars
(\$200,000) for money expended on
Market Construction said Temporary
Loan Bonds being numbered 572-573-
574 and 575 and dated April 2, 1924,
and payable July 2, 1924, and

WHEREAS, The improvement for
which said Two Hundred Thousand
Dollars (\$200,000) was issued was
for Market Construction and is an
improvement for which the City is
authorized by Chapter 252, of the
Laws of 1916, to issue bonds, and the
City is without funds to pay said Two
Hundred Thousand Dollars (\$200,000)
of Temporary Loan bonds issued
therefor; therefore be it

RESOLVED, That in pursuance of
the provisions of an Act of the Legis-
lature of the State of New Jersey,
entitled "An Act to authorize and
regulate the issuance of bonds and
other obligations and the incurring of
indebtedness by county, city, borough,
village, town, township or any muni-
cipality governed by an improvement
commission," approved March 22,
1916, and the amendments thereto,
there shall be issued Temporary Loan
Bonds in the amount of Two Hundred
Thousand Dollars (\$200,000) for the
purpose of temporarily financing the
improvement aforesaid and renewing
said Two Hundred Thousand Dollars
(\$200,000) issued therefore; further

RESOLVED, That each of the Tem-
porary Loan Bonds authorized by this
resolution amounting in the aggre-
gate to Two Hundred Thousand Dol-
lars (\$200,000) shall state in general
terms the purpose for which it is is-
sued, shall be dated as of the date of
its issue, shall mature not exceeding
six months after its date, shall bear
such rate of interest not exceeding
six per centum per annum and be
issued in such denominations and be
executed in such manner as the Direc-
tor of Revenue and Finance shall de-
termine, and the Mayor, the Director
of Revenue and Finance, the Auditor
of Accounts and the City Clerk be and
they are hereby authorized to execute
in the name of the City the bonds au-
thorized by this resolution, subject to
the provisions of Chapter 252, of the
Laws of 1916; Further

RESOLVED, That the Director of
Revenue and Finance be and he is
hereby authorized to sell said Tem-

porary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Max Grossman, Auctioneer, 98 Market Street.

W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions

WHEREAS, By authority of the Board of Commissioners of the City of Newark, New Jersey, the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for additions and alterations to No. 11 Engine House, and

WHEREAS, Buhl and Caffrey bid the sum of One Thousand, Four Hundred and Fifty Dollars (\$1,450) for electrical work, which bid was the lowest responsible one received, therefore be it

RESOLVED, That the contract for said electrical work be and the same is hereby awarded to Buhl & Caffrey at the price aforesaid, and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, New Jersey.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Catherine Lyons be and she is hereby appointed as

Cleaner in the Centre Market, Department of Parks and Public Property, at the rate of Two Dollars and Fifty Cents (\$2.50) per day, said appointment to become effective June 16, 1924.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, New Jersey, the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for additions and alterations to No. 11 Engine House, and

WHEREAS, James F. Smith bid the sum of Two Thousand Eight Hundred and Seventy (\$2,870) for plumbing, which bid was the lowest responsible one received, therefore be it

RESOLVED, That the contract for said plumbing be and the same is hereby awarded to James F. Smith at the price aforesaid, and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute

said contract on behalf of the City of Newark, New Jersey.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, New Jersey, the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for additions and alterations to No. 11 Engine House, and

WHEREAS, The Drill Construction Company bid the sum of Seventeen Thousand, Five Hundred and Ninety-five Dollars (\$17,595) for the general construction, which bid was the lowest responsible one received, therefore be it

RESOLVED, That the contract for said general construction be and the same is hereby awarded to the Drill Construction Company at the price aforesaid, and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute

said contract on behalf of the City of Newark, New Jersey.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, by authority of the Board of Commissioners of the City of Newark, New Jersey, the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for additions and alterations to No. 11 Engine House, and

WHEREAS, The James F. Hanley Company bid the sum of Two Thousand, One Hundred and Eighty-seven Dollars (\$2,187) for heating, which bid was the lowest responsible one received, therefore be it

RESOLVED, That the contract for said heating be and the same is hereby awarded to the James F. Hanley Company at the price aforesaid, and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, New Jersey

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Civil Service Commission has certified the name of Louis O. Filliger as eligible for appointment, therefore be it

RESOLVED, That Louis O. Filliger be and he is hereby appointed as Engineer in the Centre Market, Department of Parks and Public Property, at an annual salary of Three Thousand, Six Hundred and Forty Dollars (\$3,640), said appointment to become effective July 1st, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work

to Daniel J. Cronin, general contractor, on the north wing of the City Hospital:

Supply all material and labor necessary for excavation, curbing and cement paving of additional driveways at the Newark City Hospital north wing, \$1,996.00.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work to Daniel J. Cronin, general contractor on the north wing of the City Hospital:

Supply material and labor necessary to erect an iron fence along the new driveway at the north wing of the City Hospital including the cement bases for post braces required, \$1,167.00.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work to Daniel J. Cronin, general contractor on the north wing of the City Hospital:

Supply material and labor necessary to complete sidewalks from building line to curb on three sides of the north wing Newark City Hospital including necessary excavation, \$3,970.00

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Twenty-nine Thousand, Seven Hundred and Fifty-three Dollars be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and

claims of the Department of Parks and Public Property as follows:

Market Construction\$29,753.00

Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of Nine Hundred and Ninety-five Dollars (\$995.00) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Work as follows:

Street Cleaning\$995.00

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Sixteen Thousand, Seven Hundred and Eighty-seven Dollars and Fourteen Cents (\$16,787.14) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Water\$16,787.14

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Thirty-three Thousand, Seven Hundred and Eighty-eight Dollars and Fifty-eight Cents (\$33,788.58) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Improvements as follows:

City Treasurer, weekly payroll ending June 18th, 1924, \$33,788.58.

Thomas L. Raymond
F. C. Breidenbach

Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication dated June 23rd, addressed to His Honor, Mayor Breidenbach, from John Randolph Bull, Norwegian Vice Consu., relative to the display of the Norwegian Flag, was received and read and on motion of Commissioner Howe ordered referred to Commissioner Gillen's Department and the Law Department.

A communication from Joseph A. Ward, 1st Lieutenant, Q. M. O. R. C., relative to Veteran Tours to France and the Battlefields, with a communication on the same subject from the United States Lines, was received and read.

Commissioner Raymond moved that both communications be referred to the Veterans' Bureau.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following communication was received and read:

To the Honorable
Commissioners of the City of Newark.

The petitioners, Joseph Feldman and Morris Pivnick, hereby respectfully petition your Honorable Body to amend the zoning ordinance of the City of Newark to permit the erection of a garage on the premises known and designated as Nos. 60-66 Crawford Street, Newark, New Jersey.

Respectfully,
JOSEPH FELDMAN,
MORRIS PIVNICK,
Owners.

Commissioner Brennan moved that it be received and referred to the Zoning Commission for recommendation and report.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: I want to bring a matter to the attention of the City Commission, in regard to the railroad accommodations that the people of our City get. Last Friday night I went down to the shore on the 4:09 train, and when the train reached Newark there wasn't a seat in any of the cars. There were about a hundred and eighty or two hundred passengers who got on at Newark, and they had to stand all the way to the shore. It is the same way when you are going to the West. You have to go to Manhattan Transfer to get a train, and then come back, and you

have to have your baggage checked from Thirty-third Street, New York. When you come in from the West you have got to go to Manhattan Transfer and from Manhattan Transfer come back to Newark. I brought this matter to the attention of the Commissioners a year ago. I think it is a disgrace to the people of our City to get on our trains and have the New Yorkers fill up these cars and when we get on the cars we pay the same fares that the New Yorkers pay and we are not even entitled to a seat. I see where the Chamber of Commerce has taken up the matter, and I hope the matter will be referred to the Legal Department for some action. Now is the time to do it.

Commissioner Brennan: I move that the matter be referred to the Law Department, and that they take it up with the Interstate Commerce Commission.

Mayor Breidenbach: I sent a telegram to Senator Edge, but the communication to Mr. Raymond states that Senator Edge is on a vacation for the summer.

Commissioner Howe: I second Commissioner Brennan's motion.

Commissioner Raymond: This is the same old story where Newark has no consideration on any railroad matter whatever. We have had the same trouble with the discriminating lines where we pay the same lighterage rates here whether we use the lighter or not. We have no consideration whatever at any time. We pay the same rate from Trenton to Newark

as they pay from Trenton to New York.

Commissioner Brennan: The railroad stations are disgraceful.

Commissioner Raymond: I don't know what to recommend. We ought to have active representatives in Washington protecting our interests.

Commissioner Gillen: The Law Department ought to take the matter up with the Interstate Commerce Commission and ask for a hearing.

Mayor Breidenbach: We are accommodating at the tubes, people from Newark and the Oranges and Belleville and the other surrounding communities. We pay thirty-three cents to get to Jersey City and the people in Jersey City pay only six cents to get to Thirty-third Street, New York. We can't get anywhere on this at all.

Commissioner Howe: And we pay thirty-three cents for a single ticket and you can ride from Summit Avenue to Thirty-third Street, New York, for six cents.

Mayor Breidenbach: You pay thirty-three cents for nine miles.

Commissioner Gillen: I move you, Mr. Mayor, that the matter be referred to the Law Department to take the question up with the Interstate Commerce Commission and ask for a hearing of the whole matter.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond submitted the following ordinances as a matter of information:

An ordinance to provide for the grading, curbing and flagging of Noble Street from Frelinghuysen Avenue to Meeker Avenue;

An ordinance to provide for the grading, curbing, flagging and paving of Hazel Place from Runyon Street 250 feet northerly with asphalt pavement (1 1-2 inch top, 1 1-2 inch binder) on a six (6) inch concrete foundation;

An ordinance to provide for the construction of a sewer to be known and designated as "Sewers for the Meadow District, Section 3;"

An ordinance to provide for the repaving of West Park Street from Broad Street to Halsey Street with asphalt pavement (1 1-2 inch top, 1 1-2 inch binder) on the old foundation built up where necessary.

Commissioner Raymond moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and Bushwick Sheet Metal Manufacturing Company, Inc., for the furnishing and delivering to the Department of Public Works of street dirt boxes, a copy of which contract dated May 24th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between The City of Newark and J. B. Gilligan-Casey Company for the furnishing and delivering to the Department of Public Works of paving blocks a copy of which contract dated May 24th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between The City of Newark and The Hastings Pavement Company for the furnishing and delivering to the Department of Public Works of asphalt blocks, a copy of which contract dated May 24th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between The City of Newark and J. B. Gilligan-Casey Co. for resurfacing De Graw Avenue from Elwood Avenue to Verona Avenue, dated the 20th day

of May, 1924, and awarded to J. B. Gilligan-Casey Co., a copy of which contract is hereunto annexed, be and the said contract is hereby approved and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between The City of Newark and Banister & Pollard Company for the furnishing and delivering to the Department of Public Works of miscellaneous tools, copy of which contract dated May 9th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between The City of Newark and American District Telegraph and Messenger Company for the installing of Manual Night Watch and Fire Alarm Signal System at No. 45 Earl Street, Department of Public Works, a copy of which contract dated June 24th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works hereby is authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond,
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Egisto Gesuelli be and he is hereby appointed temporarily as a Mason in the Department of Public Works (Sewers), at a compensation of \$12.00 per day, effective June 16th, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, On January 11th, 1924, the Director of the Department of Public Works entered into contract, on the part of The City of Newark, with Warner-Quinlan Company, New York City, for furnishing and delivering Asphalt Cement; and

WHEREAS, The said contract contains a clause whereby the same may be continued in force for a further period of six (6) months, upon the mutual consent of the parties thereto; and

WHEREAS, It is deemed advisable to continue said contract for a further period of six (6) months from July 1st, 1924, the Contractor having agreed hereto, therefore be it

RESOLVED, That said contract entered into between the City of Newark and Warner-Quinlan Company, dated January 11th, 1924, be and the same hereby is continued in effect for a further period of six (6) months from July 1st, 1924, upon the filing by the Contractor with the said Department of Public Works of its written consent and upon the filing with the said Department of Public Works of the consent of the Surety on said contract.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, On March 1st, 1924, the Director of the Department of Public Works entered into contract, on the part of The City of Newark, with F. Bowden Company, Newark, for furnishing and delivering Tile Pipe and Specials; and

WHEREAS, The said contract contains a clause whereby the same be continued in force for a further period of six (6) months, upon the mutual consent of the parties thereto; and

WHEREAS, It is deemed advisable to continue said contract for a further period of six (6) months from July 1st, 1924, the Contractor having agreed hereto, therefore be it

RESOLVED, That said contract entered into between the City of Newark and F. Bowden Co., dated March 1st, 1924, be and the same hereby is continued in effect for a further period of six (6) months from July 1st, 1924, upon the filing by the Contractor with the said Department of Public Works of its written consent and upon the filing with the said Department of Public Works of the consent of the Surety on said contract.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, On January 11th, 1924, the Director of the Department of Public Works entered into contract, on the part of The City of Newark with Van Keuren and Son, Harrison, N. J., for furnishing and delivering Asphalt Sand; and

WHEREAS, The said contract contains a clause whereby the same may be continued in force for a further period of six (6) months, upon the mutual consent of the parties thereto; and

WHEREAS, It is deemed advisable to continue said contract for a further period of six (6) months from July 1st, 1924, the Contractor having agreed hereto, therefore be it

RESOLVED, That said contract entered into between the City of Newark and Van Keuren and Son, dated January 11th, 1924, be and the same hereby is continued in effect for a further period of six (6) months from July 1st, 1924, upon the filing by the Contractor with the said Department of Public Works of its written consent and upon the filing with the said Department of Public Works of the consent of the Surety on said contract.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering Tracing Cloth, Horseshoes, Horseshoe Nails, Tips, Hoof Protectors and Toe Steel.

Bid to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Patrick J. Cosgrove whose name has been certified by the Civil Service Commission as eligible, be and he hereby is appointed a Blacksmith's Helper in the Department of Public Works (Street Cleaning) at a compensation of \$30. per week, effective June 19, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Joseph Cox, whose name has been certified by the Civil Service Commission as eligible, be and he hereby is appointed as Blacksmith in the Department of Public Works (Street Cleaning), at a compensation of \$7.50 per day, effective June 19, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the construction of a sewer on Marsh Street, extending 2,300 lineal feet easterly from Terminal Street and on a street between Marsh Street and the marginal dock, all on the south side of the City of Newark Channel at Port Newark Terminal, be and the same is hereby awarded to H. L. Harrison & Son, Inc., they being the low-

est formal bidder, the amount of their bid being \$49,700.00.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of Public Works, be and he hereby is authorized to advertise for sealed proposals for the labor and material required for the construction of railroad tracks and cinder ballasting of same, at Port Newark Terminal.

Sealed proposals shall be received at such time and place as the Director in said advertisement shall designate.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of

the Department of Public Works be and he is hereby directed to advertise for sealed proposals for the construction of the following sewers:

Riverside Avenue sewer between Chester Avenue and Second River;
Blanchard Street sewer between Ferry Street and Passaic River;
Park Avenue sewer between First Avenue and Second Avenue.

Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering Nash automobiles.

Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Giller.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering Iron Street Lighting Standards and Cowboy Sand.

Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering Cross Ties, Switch Timbers, Steel Rails, etc., to the Department of Public Works, be and the same hereby are awarded as

follows, being the lowest responsible bidder in each case:

American Creosoting Company,
New York City: Approximately 10,000 Cross Ties (Grade No. 1) at \$2.21 per tie; (Grade No. 2) at \$2.13 per tie; Approximately 636 Switch Timbers (approximately 43,659 feet) at \$67.40 M feet B. M.

Bethlehem Steel Company, New York City: Approximately 506 gross tons Penn. Standard Steel Rail (1st) at \$48.72 gr. ton; (2nd) at \$46.72 gr. ton;

Approximately 6 No. 6 P. S. Stiff Frogs at \$73.10 each.

Approximately 6 No. 8 P. S. Stiff Frogs at \$73.10 each.

Approximately 6 10-ft. P. S. Point Switches at \$91.75 each.

Approximately 6 18-ft. Penn Std. Switches at \$151.50 each.

Approximately 12 Low New Century Switch Stands at \$16.15 each.

Approximately 24 P. S. Guard Rails at \$39.80 each.

Approximately 1,050 pair P. S. Joint Bars at \$2.40 per pair.

Approximately 4,200 pair Bolts with nuts at \$5.05 C lbs.

Approximately 53,500 lbs Rail Spikes at \$3.15 C lbs.

Approximately 19,000 Tie Plates at 0.346c each.

Thomas L. Raymond,
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond; Mayor Breiden-
bach.

RESOLVED, That the Director of
the Department of Public Works be
and he is hereby directed to advertise
for sealed proposals for furnishing
and delivering sixteen (16) and twenty-
inch (20-inch) High Pressure Ver-
tical Hub Valves, also Creosoted
Wood Blocks, and Wiping Solder.

Bids to be received at the office of
said Director between the hours of
10:00 and 10:15 A. M. on such date as
he shall in said advertisement design-
ate.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

WHEREAS, A request has been re-
ceived from Peter Gunne and Charles
Wolf, property owners on Bailey Ave-
nue, Hillside, N. J., for permission to
connect a sewer to be built in said
Bailey Avenue from Bergen Street to
Maple Avenue, with the Newark sewer
at the intersection of Bergen Street
and Grumman Avenue; and

WHEREAS, Said Bailey Avenue
lies adjacent to, and approximately

150 feet distant from the southerly
boundary line of the City of Newark;
and

WHEREAS, The construction of
this sewer will tend to improve the
sanitary condition of the City of
Newark adjacent thereto; therefore,
be it

RESOLVED, That said Peter
Gunne and Charles Wolf be and they
are hereby permitted to connect said
sewer with the Newark System at the
intersection of Bergen Street and
Grumman Avenue subject to the fol-
lowing conditions:

1st. The sewer to be built without
cost to the City of Newark.

2nd. The pavement on Bergen
Street to be replaced by the City of
Newark, the cost of such repaving to
be paid for by the petitioners.

3d. The City of Newark to have
the right to use such sewer either for
the direct connection of houses on
Bergen Street or for lateral sewers
or extensions.

4th. No connections shall be made
with the sewer in the Township of
Hillside until a tap fee of ten (\$10)
dollars is paid to the City of Newark
for each house to be connected.

5th. The sewer is to be used for
house sewage only, no roof or surface
water connections to be permitted.

6th. The resolution to take effect
upon the acceptance by said Peter

Gunne and Charles Wolf on the above conditions.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act concerning Municipalities" approved March 27, 1917 (P. L. 1917-819) and the supplements thereto, and amendments thereof, to order and cause the

Grading, curbing and flagging of Noble Street from Frelinghuysen Avenue to Meeker Avenue;

Grading, curbing, flagging and paving of Hazel Place from Runyon Street 250 feet northerly with asphalt pavement (1 1-2 inch top, 1 1-2 inch binder) on a six (6) inch concrete foundation:

Repaving of West Park Street from Broad Street to Halsey Street with asphalt pavement 1 1-2 inch top, 1 1-2 inch binder on the old foundation built up where necessary.

with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving or repaving of said streets including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying and relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, in accordance with the plans, specifications and profiles dated June 21, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said streets after the making of said improvements, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said streets for each lot fronting upon said street within thirty (30) days after the passage of an ordinance providing for said improvements. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said streets for the purposes of this improvement shall be considered a lot.

That said improvements shall be undertaken as local improvements and the cost thereof shall be assessed against the property benefitted by said improvements, in proportion to benefits received, under and by virtue of the provisions of the act above referred to.

That in order to temporarily finance said improvements, the following sums are hereby appropriated:

For Noble Street grading, curbing and flagging, \$9,000.

For Hazel Place grading, curbing flagging and paving, \$7,400.00.

For West Park Street repaving, \$5,900.00

and temporary bonds or notes shall be issued from time to time to meet the cost thereof; under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission" approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board to be held in its meeting room, City Hall, on July 15, 1924, at 11 o'clock A. M. at which time and place ordinances for the making of such improvements will be considered.

/ Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled "An Act concerning Municipalities," approved March 27, 1917 (P. L. 1917-319) and the supplements thereto, and amendments thereof, to order and cause the construction of sewers in Wilson Avenue from the road leading to the Passaic Valley Pumping Station westerly to the

Elizabeth Branch of the Central Railroad of New Jersey together with a branch in Hyatt Avenue from Wilson Avenue for a distance of about 700 feet easterly. The sewer in Wilson Avenue from the road leading to the Passaic Valley Pumping Station to Hyatt Avenue to be constructed of fifteen (15) inch vitrified pipe and the balance of twelve (12) inch vitrified pipe. These sewers to be used for house sewage and trade waste only and to be known and designated as "Sewers for the Meadow District, Section 3." Together with all the appurtenances necessary to complete the same in accordance with the plans, specifications and profiles dated June 2, 1924, and now on file in the office of the Department of Public Works.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$25,000.00. is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement temporary bonds or notes shall be issued from time to time in an amount not to exceed \$25,000.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an im-

provement commission" approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, July 15, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for

furnishing and delivering United States Automobile Tires to the Department of Public Works, be and the same hereby is awarded to United States Tire Company, Newark, it being the lowest responsible bidder, the amount of its bid being as follows:

1 or more 30x3 United States Tire at \$6.32 each;

1 or more 30x3 1-2 United States Tire at \$10.24 each.

1 or more 32x3 1-2 United States Tire at \$14.36 each.

1 or more 31x4 United States Tire at \$16.52 each.

1 or more 32x4 United States Tire at \$18.18 each.

1 or more 34x4 United States Tire at \$18.77 each.

1 or more 34x4 United States Tire at \$19.31 each.

1 or more 29x4 1-2 United States Tire at \$22.59.

1 or more 32x4 1-2 United States Tire at \$23.57 each.

1 or more 33x4 1-2 United States Tire at \$24.11 each.

1 or more 34x4 1-2 United State Tire at \$24.70 each.

1 or more 35x4 1-2 United States Tire at \$25.39 each.

1 or more 33x5 United States Tire at \$29.30 each.

1 or more 34x5 United States Tire at \$31.56 each

1 or more 35x5 United States Tire at \$30.77 each.

1 or more 36x6 United States Tire at \$55.81 each.

1 or more 38x7 United States Tire at \$77.67 each.

Also one (1) or more of any other size Automobile Tires that may be re-

quired on the basis of the comparative published price list. It being agreed that any changes occurring in the wholesale price list, made by the Manufacturer, by the issuing of a new Wholesaler's Price List are to effect the prices submitted herewith, whether by increase or by decrease, in the same proportion that the said new price list bears to the price list which formed the basis of the prices shown herein.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering Champion Automobile Tires to the Department of Public Works, be and the same hereby is awarded to Charles Wallraff and Company, Inc., Newark, it being the lowest responsible bidder, the amount of its bid being as follows:

1 or more 30x3 Champion Tires, at \$8.00 each.

1 or more 30x3½ Champion Tires, at \$8.10 each.

1 or more 32x3½ Champion Tires, at \$16.00 each.

1 or more 31x4 Champion Tires, at \$16.85 each.

1 or more 32x4 Champion Tires, at

\$18.00 each.

1 or more 33x4 Champion Tires, at \$19.00 each.

1 or more 34x4 Champion Tires, at \$19.60 each.

1 or more 32x4½ Champion Tires, at \$23.50 each.

1 or more 33x4½ Champion Tires, at \$24.30 each.

1 or more 34x4½ Champion Tires, at \$25.20 each.

1 or more 35x4½ Champion Tires, at \$26.40 each.

1 or more 33x5 Champion Tires, at \$29.65 each.

1 or more 34x5 Champion Tires, at \$31.00 each.

1 or more 35x5 Champion Tires, at \$31.30 each.

1 or more 36x6 Champion Tires, at \$49.00 each.

1 or more 38x7 Champion Tires, at \$75.00 each.

Also one (1) or more of any other size automobile tires that may be required on the basis of the comparative published price list.

It being agreed that any changes occurring in the wholesale price list, made by the manufacturer, by the issuing of a new wholesaler's price list are to effect the prices submitted herewith, whether by increase or by decrease, in the same proportion that the said new price list bears to the price list which formed the basis of the prices shown herein.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering automobile tubes to the Department of Public Works, be and the same hereby is awarded to B. F. Goodrich Rubber Company, Newark, it being the lowest responsible bidder, the amount of its bid being as follows:

1 or more 30x3 Goodrich Automobile Tubes, at \$1.22 each.

1 or more 30x3½ Goodrich Automobile Tubes, at \$1.32 each.

1 or more 32x3½ Goodrich Automobile Tubes, at \$1.62 each.

1 or more 31x4 Goodrich Automobile Tubes, at \$2.01 each.

1 or more 32x4 Goodrich Automobile Tubes, at \$2.06 each.

1 or more 33x4 Goodrich Automobile Tubes, at \$2.16 each.

1 or more 34x4 Goodrich Automobile Tubes, at \$2.25 each.

1 or more 32x4½ Goodrich Automobile Tubes, at \$2.79 each.

1 or more 33x4½ Goodrich Automobile Tubes, at \$2.94 each.

1 or more 34x4½ Goodrich Automobile Tubes, at \$2.99 each.

1 or more 35x4½ Goodrich Automobile Tubes, at \$3.04 each.

1 or more 33x5 Goodrich Automobile Tubes, at \$3.48 each.

1 or more 34x5 Goodrich Automobile Tubes, at \$3.58 each.

1 or more 35x5 Goodrich Automobile Tubes, at \$3.58 each.

1 or more 36x6 Goodrich Automobile Tubes, at \$7.01 each.

1 or more 38x7 Goodrich Automobile Tubes, at \$10.09 each.

Also one (1) or more of any other size automobile Tubes that may be required on the basis of the comparative published price list.

It being agreed that any changes occurring in the wholesale price list, made by the manufacturer, by the issuing of a new wholesaler's price list are to effect the prices submitted herewith, whether by increase or by decrease, in the same proportion that the said new price list bears to the price list which formed the basis of the prices shown herein.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

WHEREAS, On January 29, 1924, the Director of the Department of Public Works entered into contract on the part of the City of Newark, with Tide Water Oil Sales Corporation, New York City, for furnishing and delivering Kerosene Oil; and,

WHEREAS, The said contract con-

tains a clause whereby the same may be continued in force for a further period of six (6) months, upon the mutual consent of the parties thereof; and,

WHEREAS, It is deemed advisable to continue said contract for a further period of six (6) months from July 1, 1924, the contractor having agreed thereto; therefore, be it

RESOLVED, That said contract entered into between the City of Newark and Tide Water Oil Sales Corporation, dated July 29, 1924, be and same hereby is continued in effect for a further period of six (6) months from July 1, 1924, upon the filing by the contractor with the said Department of Public Works of its written consent and upon the filing with the said Department of Public Works of the consent of the Surety on said contract.

Thomas L. Raymond
W. J. Brennan
John Howe,
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering to the Department of Public Works, Automobile Greases and Lubricants, be and the same hereby is awarded to La Lo Chemical Company, Providence, R. I.,

it being the lowest responsible bidder, the amount of its bid being as follows:

Approximately 15 half barrels #2
Cup Grease, at 10½ cents per lb.

Approximately 5 half barrels #3
Cup Grease, at 10½ cents per lb.

Approximately 15 half barrels
XXXX Lubricant, at 13 cents per lb.

Approximately 3 half barrels XC
Lubricant, at 13 cents per lb.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper City Officer:

Bushwick Sheet Metal Manufacturing Company, Inc., furnishing and delivering dirt boxes (Contract bond).

J. B. Gilligan-Casey Company, furnishing and delivering paving blocks (Contract Bond).

The Hasting Pavement Company, furnishing and delivering asphalt blocks (Contract Bond).

J. B. Gilligan-Casey Company, resurfacing DeGraw Avenue, Elwood Avenue and Verona Avenue. (Contract, maintenance and indemnity bonds).

Banister & Pollard Company, furnishing and delivering miscellaneous tools. (Contract bond).

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$570.36 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following communication from

the Director of Revenue and Finance,
Mr. John Howe, was received, read
and ordered filed:

Department of Revenue and Finance
City Hall, Newark, New Jersey
June 23, 1924

Subject: Re: \$1,750,000 Newark Bond
Sale.

The Board of Commissioners of the
City of Newark,
Addressed.

Gentlemen:

In pursuance of a resolution passed
by this Board, I advertised for sale
on June 23, 1924:

\$1,000,000 Water Bonds of the City
of Newark.

\$750.00 Port Newark Improvement
Bonds of the City of Newark.

The following is a complete list of all
bids received for the Water Bonds,
and the second a list of all bids re-
ceived for the Port Newark Improve-
ment Bonds:

West Side Trust Company, amount
of bid \$1,000,111.11; amount of bonds
\$958,000.

Kean, Taylor & Co., L. F. Roths-
child Co., F. E. Calkins & Co., amount
of bid \$1,000,559.00; amount of bonds
\$960,000.

Harris, Forbes & Co., National City
Co., amount of bid \$1,000,138.49;
amount of bonds \$960,000.

National State Bank, Newark,

amount of bid \$200,789.50; amount of
bonds \$198,000.

Dillon, Read & Co., R. W. Press-
prich & Co., Barr Bros. & Co., Inc.,
amount of bid \$1,000,038.00; amount
of bonds \$965,000.

Clinton Trust Co., Newark, amount
of bid \$1,000,128.00; amount of bonds
\$963,000.

Lehman Bros., White, Weld & Co.,
Kountz Bros., Phelps, Fenn & Co.,
amount of bid \$1,000,152.00; amount
of bonds \$967,000.

A. M. Lamport & Co., Inc., Kean,
Hiegbie & Co., Inc., amount of bid
\$1,015,000.60; amount of bonds \$968,-
000.

Clark, Williams & Co., Eastman,
Dillon & Co., Rutter & Co., Seaboard
National Bank, amount of bid \$1,000,-
412,000; amount of bonds \$965,000.

William R. Compton & Co., Hall-
garten & Co., Curtis & Sanger,
amount of bid \$1,000,820.00; amount
of bonds \$976,000.

Ratebrook & Co., H. L. Allen & Co.,
Hannahs, Ballin & Lee, Detroit Co.,
amount of bid \$1,000,163.00; amount
of bonds \$970,000.

Fidelity Union Trust Co., amount of
bid \$1,000,113.00; amount of bonds
\$970,000.

North Ward National Bank, amount
of bid Par and int.; amount of bonds
\$150,000.

J. S. Rippel & Co., Remick, Hodges & Co., R. L. Day & Co., amount of bid \$1,000,493.00; amount of bonds \$968,000.

West Side Trust Co., amount of bid \$750,111.11; amount of bonds \$719,000.

Kean, Taylor & Co., L. F. Rothschild & Co., F. E. Calkins & Co., amount of bid \$750,042.00; amount of bonds \$720,000.

Harris, Forbes & Co., National City Company, amount of bid \$750,734.84; amount of bonds \$726,000.

Dillon, Read & Co., R. W. Pressprich & Co., Barr Bros. & Co., Inc., amount of bid \$750,098.00; amount of bonds \$725,000.

Clinton Trust Co., Newark, amount of bid \$750,323.00; amount of bonds \$723,000.

Lehman Bros., White, Weld & Co., Kountz Bros., Phelps, Penn & Co., amount of bid \$750,156.00; amount of bonds \$750,000.

A. M. Lamport & Co., Inc., Keans, Hiegbie & Co., Inc., amount of bid \$750,015.00; amount of bonds \$726,000.

Clark, Williams & Co., Eastman, Dillon & Co., Rutter & Co., Seaboard National Bank, amount of bid \$750,270; amount of bonds \$724,000.

William R. Compton & Co., Hallgarten & Co., Curtis & Sanger, amount

of bid \$750,374.00; amount of bonds \$732,000.

Estabrook & Co., H. L. Allen & Co., Hannahs, Ballin & Lee, Detroit & Co., amount of bid \$750,000.00; amount of bonds \$728,000.

Fidelity Union Trust Co., amount of bid \$750,513.00; amount of bonds \$728,000.

North Ward National Bank, Newark, amount of bid Par and interest, amount of bonds \$750,000.

J. S. Rippel & Co., Newark, Remick, Hodges & Co., R. L. Day & Co., amount of bid \$750,793.00; amount of bonds \$727,000.

I accordingly awarded said bonds to West Side Trust Company, at the figure above set forth, the aforesaid bids being the highest and best which I could receive for such bonds.

Yours very truly

John Howe,

Director of Revenue and
Finance

A communication from the office of the Quartermaster General, War Department, Washington, D. C., dated June 16th, 1924, specifications for lease of Government-owned land, improvements and equipment at Port Newark Terminal, New Jersey.

Commissioner Gillen moved that the letter be referred to Commissioner Raymond.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from Edward M. and Runyon Colie, 763 Broad Street, regarding property claims of the heirs of Jonas Young amounting to 4.69 acres which the City of Newark has taken into its possession.

Commissioner Gillen moved that the letter be referred to the Law Department.

The roll being called, the motion was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

W.J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE
THOMAS L. RAYMOND
F. C. BREIDENBACH

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk

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MINUTES OF MEETINGS

OF THE

Board of Commissioners

July, 1924

NEWARK, N. J.

July 1, 1924

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of meeting of June 24 were read and approved.

Mayor Breidenbach: Does any person desire to be heard?

Mrs. Wells P. Eagleton, Elwood Avenue and Ridge Street: I have come to protest against the making of Forest Hill into a highway for trucks. It is becoming so unendurable that it is ceasing to be a residential

district. I know the Commissioners are trying to keep that section free of trucking at present, but I am sorry to say our Department of Streets is the worst offender at the present time. They are paving Heller Parkway, and all the trucks are coming through our street. I counted, this morning, nineteen trucks in twenty minutes.

Commissioner Raymond: City trucks?

Mrs. Eagleton: They are city trucks and large delivery wagons, wholesale delivery wagons, not the small retail delivery trucks. I have twice appealed to the Department of Streets, a year ago, and the year before that, and it is now becoming so exceedingly bad that I thought if I appeared before the Commission, the Commission would be willing to alter the situation as well as they can. I realize it is necessary for some trucks to go through that district, but this heavy

trucking is destroying the neighborhood. Park Street and Ridge Street they seem to prefer. Either street makes a straight line through from Bloomfield Avenue. We are very much distressed. I am on the corner of Elwood Avenue and Ridge Street, and we were glad to have the street paved, but now we are wishing that it was never paved.

Commissioner Raymond: It really is a matter for the Department of Public Safety. The Department of Streets has no authority for that. I think it would be very difficult for my department to keep trucks off those streets. The only thing we could do would be to put another street in there. Mt. Prospect Avenue is too rough.

Mrs. Eagleton: They are not only our city trucks.

Commissioner Raymond: When that paving job is done the City trucks will stop using that street.

Commissioner Brennan: I have had numerous complaints relative to the annoyance of heavy trucks in that neighborhood.

Mrs. Eagleton: I thought signs could relieve the difficulty. As you know, it is a purely residential district and it is a most unsuitable kind of pavement for trucks. Is there an ordinance against using cut-outs in the city?

Commissioner Raymond: There is.

Mrs. Eagleton: I don't think anyone observes it going up Elwood Avenue.

They practically all use the cut-outs, and between the trucking and cut-outs it is becoming disagreeable to the neighborhood.

Commissioner Brennan: I will attend to that matter and we may be able to get the heavy trucks off.

Commissioner Raymond: I will see if we can't have the Department trucks taken off that street.

Commissioner Brennan: Is there any way by which we could have power to stop those trucks?

Mr. Congleton: You can designate certain streets by ordinance.

Commissioner Gillen moved that the matter be referred to Commissioners Brennan and Raymond.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any other citizen present desire to appear before the Board? If not, the Clerk will proceed with the regular order of business.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance authorizing the purchase of Fire Apparatus and providing for the financing thereof.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That the purchase of fire apparatus for use by the Division of Fire, in the Department of Public Safety, at a cost not to exceed \$100,000, is hereby authorized.

Section 2. Pursuant to the provisions of Section 13 of Chapter 252 of the Laws of 1916, as amended, there shall be issued temporary Loan bonds of the City of Newark in an aggregate principal amount not exceeding one hundred thousand dollars (\$100,000) bearing interest at a rate not exceeding six per centum per annum, payable semi-annually, for the purpose of temporarily financing the cost of said purchase. All other matters in respect of said temporary bonds shall be determined by the Director of the Department of Revenue and Finance, subject to the provisions of this ordinance and Chapter 252 of the Laws of 1916, as amended, and the Director of the Department of Revenue and Finance is hereby authorized to issue said temporary bonds at such time or times and in such amounts as he may deem advisable. The Mayor, Director of the Department of Revenue and Finance, City Clerk and City Auditor are hereby authorized and directed to execute said bonds or so many thereof as the Director of the Department of Revenue and Finance shall deem it advisable to issue.

Section 3. The sum of one hundred thousand dollars (\$100,000) to be raised by the issuance of said temporary bonds is hereby appropriated for

the purposes for which said bonds are hereby authorized to be issued.

Section 4. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Brennan moved that
the ordinance be taken up on third
reading on July 8th, 1924.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the
following ordinance which was read
by the clerk:

An ordinance to provide for the
opening and widening of Washington
Street on the easterly side thereof
from Bank Street to Warren Street
by the addition thereto of a strip 16½
feet in width measured from the Com-
missioners line.

The Board of Commissioners of the
City of Newark, do ordain:

Section 1. That Washington Street
on the easterly side thereof shall be
opened and widened as a public street
or highway, by the addition thereto of
a strip 16½ feet in width measured
from the Commissioners' line, all as
shown on a map prepared under the
direction of this Board, which map is
hereto attached and made a part
hereof and a copy of which map also
is on file in the office of the Chief
Engineer, Division of Surveys, De-
partment of Public Works, known and
designated as No. 1239-O, dated June

4, 1924, under and by virtue of the
provisions of an act entitled "An Act
Concerning Municipalities," approved
March 27, 1917, (P. L. 1917-319) and
the supplements thereto and amend-
ments thereof.

Section 2. That said improvement
shall be undertaken as a local im-
provement and the cost thereof shall
be assessed against the property pecu-
liarly benefited by said improvement,
in proportion to the benefits received,
and in no case shall any assess-
ment for said improvement exceed in
amount such peculiar benefit, under
and by virtue of the provisions of the
act above referred to.

Section 3. That the sum of \$185,
000.00 is hereby appropriated to pay
the cost of said improvement, and for
the purpose of meeting said appro-
priation and temporarily financing
said improvement, temporary bonds
or notes shall be issued from time to
time in an amount not to exceed \$185,-
000.00 under and by virtue of the pro-
visions of an act entitled "An Act to
authorize and regulate the issuance of
bonds and other obligations and the in-
curring of indebtedness by county,
city, borough, village, town, township,
or any municipality governed by an
improvement commission, approved
March 22, 1916, (P. L. 1916-525) and
the supplements thereto and amend-
ments thereof, which bonds or notes
shall bear interest at a rate not to ex-
ceed six per centum per annum. All
other matters in respect to such tem-
porary bonds or notes shall be deter-
mined by the Director of the De-
partment of Revenue and Finance

who is hereby authorized to execute and issue bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. Albert Mersfelder, representing the Estate of David W. Pinney, Firemen's Building, Newark: I have a sketch of the proposed widening and I would like to know from the Board just how much of the building will have to be taken. Will the new sidewalk be the same width as the sidewalk which is there now?

Mr. Congleton: The sidewalk is a part of the street, so the widening will take in sixteen feet of the now building line. If your building is out to the building line, it will mean taking sixteen and a half feet off your building.

Mr. Mersfelder: I simply want to make an appearance, not in opposition, but I didn't know how far this ordinance had been moved.

Mr. Congleton: The question of damages comes up later, before the Assessment Board.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance
by sections.

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

Section 4 declared open to amend-
ment.

The ordinance was declared open to
amendment in all its parts.

The ordinance having been read a
second time, Commissioner Raymond
moved that it be ordered to a third
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordinance be taken up on third
reading on July 8th.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard on the ordinance for the opening of Ward Street?

Commissioner Raymond moved that an ordinance entitled "An ordinance to repeal an ordinance entitled 'An ordinance to provide for the opening of Ward Street from Market Street to River Street,' approved January 2, 1923," be laid over for one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mr. E. W. Wollmuth: Prior to the convening of the session I had a conversation with Director Raymond and I am wondering whether he has not a statement to make concerning the revised estimates and so on.

Mayor Breidenbach: It was laid over for one week.

Commissioner Brennan moved that the title of "An ordinance concerning the muzzling and regulation of dogs for the purpose of controlling rabies in the City of Newark," be taken for its third and final passage.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance concerning the muzzling and regulation of dogs for the purpose of controlling rabies in the City of Newark.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Dr. Phillip C. Roth, 105 Clinton Avenue: I wish we would either eliminate Ward Street entirely or come to some determination about it. This property of ours is going to pieces. This matter has been going on about nineteen months and the property owners are exhausted with this being laid over. Now either lay it aside finally or bring it to a head. Our tenants are going to move.

Mr. Congleton: The matter has been laid over at the request of the property owners. The City was prepared to go ahead and repeal the ordinance.

Mr. Nathan Goldsmith, Canal and Cherry Streets: What I wanted to

mention is this. It has been brought to my attention that it is due to negligence on the part of the property owners in this matter that the matter has been continued indefinitely, as Mr. Congleton just said.

Mayor Breidenbach: I believe Mr. Congleton said it has been laid over from time to time to give the property owners a chance to be heard. If it is up to the property owners let them do something.

Mr. Congleton: I said the ordinance repealing the opening had not been finally acted upon, but had been laid over from time to time at the request of the property owners, and I still say so.

Mr. Goldsmith: I understood there was some change in the street, as to the width of the street, and the property owners are waiting.

Commissioner Raymond: What is your position, Mr. Goldsmith?

Mr. Goldsmith: There was some intimation that it was due to neglect on the part of the property owners.

Commissioner Raymond: What is the situation, Mr. Van Duyne.

Mr. Goldsmith: I think the property owners are patiently waiting to conclude the matter.

Commissioner Raymond: There was a meeting between the property owners and the city officers.

Mr. Van Duyne: There was an informal meeting and I think all but

two of the property owners were represented there, and a new plan was submitted as a tentative plan, which would reduce the cost, and suggested figures were given to the property owners based on the original estimate, and the suggestion was made that they get together and see if they could not work out a division of the appropriation such that they would all be satisfied, and come back and suggest that the City open Ward Street in accordance with that new plan. That is the way the situation stands today.

Commissioner Raymond: This is the ordinance to repeal the old ordinance. We have to get it out of the way before we can bring in the new ordinance. While the new layout is such that it will be less expensive, there is no ordinance to cover it.

Commissioner Brennan: Why not put that out of the way. Then we can get together and have the new one put through.

Commissioner Howe: The old ordinance would be useless under this new proposition.

Commissioner Raymond: We are repealing the ordinance. It has been held over, pending negotiations with the property owners so as not to close the matter entirely. We would have to repeal it. That can be done today, or any time. It won't do any harm to lay it over a week. Then the impression won't go out that we are through with the proposition.

Mr. Wollmuth: This plan is a part

of the plan that will eventually take in Lafayette Street?

Commissioner Raymond: We are waiting to see if we can get dedications on Lafayette Street. We then will have a through street from Lafayette Street to the northern part of the City.

Commissioner Raymond: I move the motion laying the ordinance over for one week be reconsidered.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to repeal an ordinance entitled: 'An ordinance to provide for the opening of Ward Street from Market Street to River Street,' approved January 2, 1923," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to repeal an ordinance entitled: "An ordinance to provide for the opening of Ward Street from Market Street to River Street," approved January 2, 1923.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond stated that he would arrange an informal meeting of the property owners on Wednesday, July 9th, at 10:30 A. M. in his office.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the sum of fourteen thousand, six hundred sixty-nine dollars and forty-five cents (\$14,669.45) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs, as follows:

Outdoor Poor	\$ 4,899.00
Outdoor Poor	33.50
Outdoor Poor	3,518.50
Public Outing	1,322.73
Public Affairs	28.80
City Sundries	264.00
Bureau of Health	4,602.92
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	\$14,669.45

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-eight thousand, three hundred and one dollars and fifty-nine cents (\$38,301.59) be and the same is hereby appropriated to the City Treasurer for semi-monthly payrolls, June 16th to June 30th, 1924, of the Department of Public Affairs, as follows:

Public Affairs	\$ 1,279.57
Public Outing	221.00
Employment Bureau	839.66
Outdoor Poor	1,009.57
Almshouse	2,815.21
Bureau of Baths	2,674.47
City Home	2,271.39
Bureau of Baths	12,323.97
City Hospital	14,866.75
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	\$38,301.59

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

The roll being called, the motion was declared adopted by the following votes:

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of four thousand, thirty-two dollars and seventy cents (\$4,032.70) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

The Sinking Fund Commission	\$ 2,389.65
Petty Cash Fund	250.00
Collecting Taxes	112.97
Street Improvement	
Charges	195.62
City Sundries	803.74
Assessments to be refunded	280.72
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	\$4,032.70

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of twenty-one thousand, one hundred ninety-two dollars and seventy-eight cents (\$21,192.78) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance, from June 16th to 30th, 1924, as follows.

Director's	\$ 924.15	2nd Criminal Court	645.40
Comptroller's	2,222.50	3rd Criminal Court	572.49
Auditor's	1,355.00	Building Division	2,034.99
City Treasurer's	787.50	Electrical Division	572.50
Tax Receiver's	1,885.00	License Division	567.50
Tax Arrears'	640.00	Fire Division	72,123.00
Tax Receiver's, Temp.	650.00	Police Division	87,066.51
Board of Assessment & Re-			
vision of Taxes	5,935.80		\$165,134.02
Board of Assessment for			
Local Improvements	765.50		
Law Department	2,154.98		
City Clerk's Department.....	2,193.32		
1st District Court	1,001.54		
2nd District Court	677.49		

\$2,192.78

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of one hundred sixty-five thousand, one hundred thirty-four dollars and two cents (\$165,134.02) be and the same is hereby appropriated to the City Treasurer, as per the annexed certified list, being the semi-monthly payroll of the Department of Public Safety from June 16th to 30th, 1924, as follows:

Director's Office	\$ 687.49
1st Criminal Court	864.14

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of eleven thousand, six hundred thirty-two dollars and three cents (\$11,632.03) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Parks and Public Property from June 16th to June 30th, 1924, as follows:

Director's Office	\$ 1,356.99
Printing and Stationery	150.00
Smoke Abatement	125.00
Weights and Measures.....	857.50
Centre Market	4,528.38
Shade Tree	922.50
Public Buildings	3,691.66
	\$11,632.03

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of forty-five thousand, five hundred ninety-one dollars and two cents (\$45,591.02) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Additional Hospital Accom-	
modations	\$ 5,384.74
Convalescent Home Con-	
struction	39,319.00
Maintenance of Dog Pound..	562.28
Public Buildings	325.00
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	\$45,591.02

John Howe
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one thousand, four hundred sixtyone dollars and sixty cents (\$1,461.60) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending June 25, 1924, as follows:

Shade Tree	\$1,461.60
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Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the usm of thirty-one thousand, eight hundred thirteen dollars and fifty cents (\$31,813.50) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

City Treasurer, semi-	
monthly payrolls ending	
June 30th, 1924.....	\$31,813.50

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-five thousand, two hundred fifty-eight dollars and sixty-three cents (\$35,258.63) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, weekly pay-rolls, ending June 25th,
1924\$35,258.63

Thomas L. Raymond
F. C. Breidenbach,
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the following changes affecting the payroll of the Department of Public Affairs be and the same are hereby approved:

Bureau of Health

Temporary appointment—No Eligible List

Agnes E. Kempson, Nurse, \$1,320. per annum, July 2, 1924.

Antonio Galdo, Clerk-Typist, \$1,380. per annum, June 25, 1924.

Anna Sieben, Cleaner, \$70 per month, June 30, 1924.

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

The roll being called, the motion was declared adopted by the following votes:

Commissioner Howe offered the following resolutions:

WHEREAS, Andrew M. Rush, John Richmond and Hubert J. Gallen have been certified by the Civil Service Commission for the position of Deputy Collector of Personal Taxes and Arrears; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that said Andrew M. Rush, John J. Richmond and Hubert J. Gallen be and hereby are appointed to the position of Deputy Collector of Personal Taxes and Arrears in the Department of Revenue and Finance, at a salary of one thousand, eight hundred dollars

(\$1,800) per annum; effective July 1st, 1924.

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and they are hereby approved as to sufficiency:

Roger Graves, Stanley Waite and Sheldon Davis, Partners trading as Triangle Advertising Service. (Bill poster).

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark has levied and assessed taxes for the years 1921, 1922, 1923 and 1924 upon the personal property purporting to belong to the Precision Instrument Company, which taxes remain unpaid; and

WHEREAS, The amount and legality of said taxes are questioned and are in litigation as appears by the petition of Nicholas LaVecchia, Receiver for said Company, for an adjustment and settlement of said taxes, interest and penalties; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that the Director of Revenue and Finance be and he is hereby authorized to accept the sum of four hundred dollars (\$400) in full settlement of the claims for taxes for the years 1921, 1922, 1923 and 1924, against the Precision Instrument Company, and also of the interest or penalties which may have accrued thereon, by virtue of and pursuant to the provisions of Chapter 39, P. L. 1911, page 60, upon the filing with said Director of Revenue and Finance of a true copy of the Order of the Court of Chancery adjudicating the right to the fund in the hands of said Receiver, and the payments to be made therefrom.

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on January 21st, 1924, issued its short time obligations, known as Tempor-

ary Loan Bonds in the aggregate amount of six hundred and thirty-five thousand dollars (\$635,000) for money expended for Market Construction, said Temporary Loan Bonds being numbered 526, 527, 528, 529, 530, 531, 532 and 533 and dated January 21, 1924, and payable July 21, 1924; and

WHEREAS, The improvement for which said six hundred and thirty-five thousand dollars (\$635,000) of Temporary Loan Bonds was for Market Construction, and is an improvement for which the City is authorized by Chapter 252 of the Laws of 1916, to issue bonds, and the City is without funds to pay the six hundred and thirty-five thousand dollars (\$635,000) of Temporary Loan Bonds issued therefor; therefore, be it

RESOLVED, That in pursuance of the provisions of an act of the Legislature of the State of New Jersey entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of six hundred and thirty-five thousand dollars (\$635,000.00) for the purpose of temporarily financing the improvement aforesaid and renewing said six hundred and thirty-five thousand dollars (\$635,000.00) issued therefor; further

RESOLVED, That each of the Temporary Loan Bonds authorized by this

resolution amounting in the aggregate to six hundred and thirty-five thousand dollars (\$635,000.00) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum, be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252 of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on February 18th, 1924, issued its short time obligations known as Tem-

porary Loan Bonds in the aggregate amount of five hundred thousand dollars (\$500,000.00) for money expended for Market Construction, said Temporary Loan Bonds being numbered 555, 556, 557, 558, 559, 560 and dated February 18th, 1924, and payable July 18th, 1924; and

WHEREAS, the improvement for which said five hundred thousand dollars (\$500,000.00) of Temporary Loan Bonds were issued was for Market Construction, and is an improvement for which the City is authorized by Chapter 252 of the Laws of 1916, to issue bonds and the City is without funds to pay said five hundred thousand dollars (\$500,000.00) of Temporary Loan Bonds issued therefor; therefore, be it

RESOLVED, That in pursuance of the provisions of an act of the Legislature of the State of New Jersey, entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of five hundred thousand dollars (\$500,000.00) for the purpose of temporarily financing the improvements aforesaid and renewing said five hundred thousand dollars (\$500,000.00) issued therefor; further

RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to five hundred thousand dollars

(\$500,000 00) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six month after its date, shall bear such rate of interest not exceeding six per centum per annum and be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252 of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on January 27, 1924, issued its short time obligations, known as Temporary Loan Bonds in the aggregate amount of two hundred and sixty-five thousand

dollars (\$265,000.00) for money expended for Market Construction, said Temporary Loan Bonds being numbered 545 and 546 and dated January 27, 1924, and payable July 27, 1924; and,

WHEREAS, The improvement for which said two hundred and sixty-five thousand dollars (\$265,000.00) of Temporary Loan Bonds were issued was for Market Construction and is an improvement for which the City is authorized by Chapter 252 of the Laws of 1916 to issue bonds, and the City is without funds to pay said two hundred and sixty-five thousand dollars (\$265,000.00) of Temporary Loan Bonds issued therefor; therefore be it

RESOLVED, That in pursuance of the provisions of an act of the Legislature of the State of New Jersey entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village town, township or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of two hundred and sixty-five thousand dollars (\$265,000.00) for the purpose of temporarily financing the improvement aforesaid and renewing said two hundred and sixty-five thousand dollars (\$265,000.00) issued therefore; further

RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to two hundred and sixty-five thousand dollars (\$265,000.00) shall state

in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum, be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252 of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on March 11, 1924, issued its short time obligations, known as Temporary Loan Bonds in the aggregate amount of three hundred thousand dollars (\$300,000.00) for money expended for

Market Construction, said Temporary Loan Bonds being numbered 569, 570 and 571, and dated March 11, 1924, and payable July 11, 1924; and

WHEREAS, The improvement for which said three hundred thousand dollars (\$300,000.00) of Temporary Loan Bonds were issued was for Market Construction, and is an improvement for which the City is authorized by Chapter 252 of the Laws of 1916, to issue bonds, and the City is without funds to pay said three hundred thousand dollars (\$300,000.00) of Temporary Loan Bonds issued therefor; therefore, be it

RESOLVED, That in pursuance of the provisions of an act of the Legislature of the State of New Jersey, entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring by indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of three hundred thousand dollars (\$300,000.00) for the purpose of temporarily financing the improvement aforesaid and renewing said three hundred thousand dollars (\$300,000.00) issued therefor; further

RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to three hundred thousand dollars (\$300,000.00) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding

six months after its date, shall bear such rate of interest not exceeding six per centum per annum, be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252 of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on January 25, 1924, issued its short time obligations known as Temporary Loan Bonds in the aggregate amount of eight hundred thousand dollars (\$800,000.00) for money expended for Market Construction, said Temporary Loan Bonds being numbered 534, 536, 537, 538, 539, 540, 541, 542, 543, 544,

567 and 568, and dated January 25, 1924, and payable July 25, 1924; and

WHEREAS, The improvement for which said eight hundred thousand dollars (\$800,000.00) of Temporary Loan Bonds were issued was for Market Construction, and is an improvement for which the City is authorized by Chapter 252, of the Laws of 1916, to issue bonds, and the City is without funds to pay said eight hundred thousand dollars (\$800,000.00) of Temporary Loan Bonds issued therefor; therefore, be it

RESOLVED, That in pursuance of the provisions of an act of the Legislature of the State of New Jersey, entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of eight hundred thousand dollars (\$800,000.00) for the purpose of temporarily financing the improvement aforesaid and renewing said eight hundred thousand dollars (\$800,000.00) issued therefor; further

RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to eight hundred thousand dollars (\$800,000.00) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per

centum per annum, be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252 of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That John England, Edward J. Manning, John W. Fitzgibbon, Anthony J. Cordasco, William Fahy, John J. Muldoon, Edward C. Moehler, Paul R. Stirrat, Frederick Anderson, having been certified by the Civil Service Commission and having satisfactorily passed a physical ex-

amination by the Police Surgeon, be and they are hereby appointed as Patrolmen in the Police Division of the Department of Public Safety (in accordance with Civil Service Probationary Provisions), to take effect July 16, 1924, and they shall be paid the same compensation and in like manner as are other patrolmen in the same grade of service.

W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That James Leonard be and he is hereby temporarily appointed as elevator attendant in the City Hall, Department of Parks and Public Property at an annual salary of one thousand, two hundred dollars (\$1,200), said appointed to become effective July 1, 1924.

Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach
Thomas L. Raymond.

The roll being called, the resolution was declared adopted by the following votes.

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the annexed release from the City of Newark to Louis Lerner be and the same is hereby approved; and the Director of the Department of Public Works and the City Clerk of the City of Newark are hereby authorized and directed to execute said release on behalf of the City on the adoption of this resolution; said release to be delivered to said Louis Lerner, on payment by him of the sum therein mentioned.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Peter D'Amato, for Weequahic Park Sewer, dated the 27th day of May, 1924, and awarded to Peter D'Amato, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Streets and Public Improvements and the City Clerk are authorized and directed to execute the

same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-

RESOLVED, That the contract between the City of Newark and Standard Oil Company for the furnishing and delivering to the Department of Public Works of fuel oil, a copy of which contract, dated May 6th, 1924, is hereto annexed, be and the same, hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the contract for

furnishing and delivering Forage and Motor Roller to the Department of Public Works be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

Wilkinson-Gaddis & Co., Newark

Approximately 2,700 bags Oats (34 lbs. to bushel), at \$1.64 per bag.

Approximately 100 tons, No. 1 Timothy Hay, at \$35.90 per ton.

Approximately 15 tons Rye Straw, at \$23.50 per ton.

**The Buffalo-Springfield Roller Co.,
Springfield, Ohio**

One (1) "Kelly-Springfield" three (3) wheel, two (2) cylinder opposed type, three (3) speed motor roller and scarifier, for \$4,690.00.

(Above price includes allowance for Department of Public Works old Roller.)

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That resolution (9641) adopted by this Board of Commissioners on June 24, 1924, appointing Egisto Gesuelli in the Department of

Public Works, be and the same hereby is rescinded; and be it further

RESOLVED, That the same Egisto Gesuelli be and he hereby is appointed temporarily as a mason in the Department of Public Works (Sewers) at a compensation of \$2,400 per annum, effective June 16, 1924.

Thomas L. Raymond
John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Francis Hoare be and he hereby is appointed temporarily to the position of Rodman in the Department of Public Works (Surveys) at a compensation of \$100 per month, effective June 26, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Holden Burnett, be and he hereby is appointed temporarily to the position of Rodman in the Department of Public Works, (Surveys) at a compensation of \$60 per month, effective July 1, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennian, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering Tapping Sleeves and Valves.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That John Hemsath, Jr., whose name has been certified by the Civil Service Commission as eligible, be and he hereby is appointed to the position of rodman in the Department of Public Works (Water) at a compensation of \$1,200 per annum, effective July 1, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the contract for the construction of Mount Vernon Place Storm Water Sewer and Branches, be and the same is hereby awarded to Romano & Saggase, they being the lowest formal bidders, the total amount of their bid based on the estimated quantities being \$28,701.25.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, By the Board of Commissioners of the City of Newark that William Wiener be and he is hereby appointed Meterologist in the Division of Sewers, Department of Public Works, at a salary of six hundred dollars (\$600) per annum, payable semi-monthly as other salaries are paid, effective July 16, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the Director of the Department of Public Works, be and he is hereby directed to advertise for sealed proposals for furnishing repairs to Street Dirt Boxes.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The petition of James V. Crosta for permission to construct and 8" private sewer for house sewage only in Ayr Street, from Abbottsford Avenue to the East Orange Line having been duly considered and approved, and the granting of the same recommended by the Department of Public Works; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that permission is hereby granted on the part of "The City of Newark" to James V. Crosta to construct an eight (8) inch pipe sewer in Ayr Street, from Abbottsford Avenue to the East Orange Line, said sewer to be used for house sewage only; provided, that the foregoing permission is granted upon the express understanding that said private sewer shall be constructed in compliance with Chapters XLVII and XLVIII of the Revised Ordinances of the City of Newark of 1913; and provided further that said work shall not be commenced until a bond in the form approved by this Board for such cases, shall be drawn by the Corporation Counsel and executed by satisfactory persons, and filed with the City Clerk.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate has been submitted to the Board of Commissioners of the City of Newark by the Engineer in Charge of the Bureau of Sewers showing the probable cost of constructing a sewer in Avenue C between Miller Street and Vanderpool Street for the use of the abutting property only to be \$800.00, said probable cost being based on the best information obtainable as to the probable cost of such sewer; and,

WHEREAS, The entire cost of doing the work will be less than one thousand dollars; therefore, be it

RESOLVED, That in accordance with the provisions of the said Chapter 115 of the State Laws of 1919, the estimate so submitted and presented be and the same is hereby adopted and ordered filed; and be it further

RESOLVED, That the Board hereby signifies its intention to construct a sewer in Avenue C, between Miller Street and Vanderpool Street, and that the Director of the Department of Public Works of the City of Newark will hear objections to the making of said improvements on Monday, July 14th, at 10 o'clock A. M., at the office of said Director on the second floor, City Hall, Newark, N. J.; and be it further

RESOLVED, That the Engineer in Charge of the Bureau of Sewers be and he is hereby authorized and directed to mail a copy of this resolution to the last known owner of record as shown by the tax records of the City of Newark, N. J., of property abutting on the portions of the street or highway through which such sewer is proposed to be constructed; and that the Engineer be and he is further instructed to post or cause to be posted a copy of this resolution in the City Hall, Newark, N. J., at least five days prior to the introduction of a second resolution setting forth the final decision of said Board to construct such sewer.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark is engaged in the development of the Port Newark Terminal property and it is deemed advisable to attract prospective tenants among the industrial and shipping interests of the world by advertising the advantage of Port Newark, and the exigency of the public service will not admit of advertising for such service; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the Director of the Department of Public Works be and he hereby is authorized and directed to advertise from time to time in magazines, newspapers, booklets and sign boards such matter as he may deem proper to advertise the advantages of Port Newark Terminal; and be it further

RESOLVED, That an appropriation of \$25,000.00 be and hereby is devoted for this purpose.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following contracts be and the same are hereby awarded to the Standard Bitulithic Company, a corporation, it being the lowest formal bidder, the total amount of its bid based on the estimated quantities being:

Resurfacing of Weequahic Avenue from Elizabeth Avenue to Bergen Street with asphalt pavement (1½" top, 1½" binder) on the old telford foundation, amount of bid, \$10,028.50.

Repaving of High Street from Orange Street to the North side of Lack-

awanna Avenue with napped recliipped granite block pavement on the old concrete foundation or on a new concrete foundation where necessary and from the north side of Lackawanna Avenue to Bloomfield Avenue with asphalt pavement (1½" top, 1½" binder) on a new six (6) inch concrete foundation, amount of bid, \$51,914.00.

Grading, curbing, flagging and paving of Caldwell Place from Carolina Avenue to West End Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, amount of bid, \$3,348.00.

Thomas L. Raymond,
John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the resurfacing of Garside Street from Bloomfield Avenue to Third Avenue with asphalt pavement (Burner Method) be and the same is hereby awarded to George W. Andress, acting for and on behalf of the City Asphalt Plant, he being the lowest formal bidder, the total amount of his bid based on the estimated quantities being \$5,551.00.

Thomas L. Raymond
John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the grading, curbing, flagging and paving of Lehigh Avenue from Osborne Terrace to Clinton Place with asphalt pavement on a six (6) inch concrete foundation, be and the same is hereby awarded to the J. B. Gilligan-Casey Company, a corporation, it being the lowest formal bidder, the total amount of its bid based on the estimated quantities being \$22,041.90.

Thomas L. Raymond
John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark is the owner of certain lands in the City of Newark, Essex County, New Jersey, described as follows:

Beginning at a point in the easterly line of Terminal Street distant 150 feet south of the face of the dock on the south side of the City Channel at Port Newark Terminal, measured at right angles therefrom; thence (1)

running a course parallel with said dock south 65° 37' 05" east a distance of 509.09 feet; thence (2) running a course at right angles to the first mentioned course south 24° 22' 55" west a distance of 565 feet to the northerly side line of a public highway; thence (3) running a course along said line of the public highway and parallel to the first mentioned course north 65° 37' 5" west a distance of 543.31 feet to the easterly side line of Terminal Street; thence (4) running a course north 27° 49' 55" east along said easterly side line of Terminal Street a distance of 566.04 feet to the point or place of beginning.

The above described tract of land contains 6.82 acres.

WHEREAS, Said lands are not needed for public use by the City; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that by virtue of the authority of Paragraph 9, Article 18, Chapter 152, of the Laws of 1917 of the State of New Jersey, and the acts amendatory thereof and supplemental thereto, said lands above described be sold, at public sale, to the highest bidder, for cash, after public advertisement given in a newspaper circulating in the municipality, at least once a week, for two weeks, prior to such sale; and, be it further

RESOLVED, That the Director of the Department of Public Works be and he is hereby authorized and directed to offer said lands for sale to the highest bidder, for cash, and to

report said sale and the terms thereof to this Board of confirmation.

Thomas L. Raymond
John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper City officer:

Peter D'Amato, Weequahic Park Sewer. (Contract and Indemnity Bonds.)

Standard Oil Company, furnish and deliver fuel oil. (Contract bond.)

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the salaries of the following named, employed in the Shade Tree Division, Department of Parks and Public Property, be and the same are hereby increased to amount shown opposite their respective names, said increase to become effective July 1, 1924:

Ruth C. Berkhout, Clerk-Stenographer, from \$1,500 to \$1,620 per annum.

Nora E. Loughlin, Clerk-Stenographer, from \$1,500 to \$1,620 per annum.

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from Samuel S. Dillenberg, of the Victory Building and Loan Association, 130 Market Street, requesting a change in the zoning ordinance changing Clinton Avenue from Hillside Avenue to Madison Avenue, Nos. 335 to 349 Clinton Avenue from a residence to a business district.

Commissioner Gillen, I move we ask

the Zoning Commission to make a full report on the advisability of changing Clinton Avenue into a business district for the full length of the street, and that the letter be referred to them for recommendation and report.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from Mr. Samuel D. Williams, 24 Branford Place, representing Ellis Motor Car Company, requesting change in zoning ordinance on block situate Second and First Avenues and North Sixth and North Seventh Streets.

Commissioner Gillen: I move that the letter be referred to the Zoning Commission for recommendation and report.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That a certain lease between the City of Newark and Thomas Washington for the rental by said Washington from said City of a small triangular piece of land situate at the junction of Elizabeth Ave-

nue and Hawthorne Avenue, for the purpose of conducting a lunch wagon thereon, for the term of one year from July 1, 1924, at annual rental of \$180, payable in equal monthly installments of \$15 each, on the first day of each month, in advance; (such lease to terminate on three months' notice, should said City desire possession of said land), be and the same is hereby approved; and the Director of the Department of Parks and Public Property and the City Clerk are hereby authorized to execute the same on the signing of this resolution.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, This Board on April 1, 1924, ratified and confirmed the report of the Board of Commissioners of Assessments for Local Improvements of the City of Newark awarding damages in the sum of thirty-four thousand dollars (\$34,000) sustained by award #11, block 3794, Lot 1, of the Municipal Holding Company for the opening of a street 100 feet in the main to be called Carnegie Avenue from Haynes Avenue in a general southwesterly direction to the intersection of Evergreen Avenue and McClellan Street in the City of Newark,

and thereafter said Municipal Holding Company appealed said award to the Essex County Circuit Court and the issue was tried before Circuit Court Judge Mountain and a struck jury on May 27th and 28th, 1924, and the struck jury rendered a verdict against the City of Newark in favor of said Municipal Holding Company for the sum of twenty-three thousand dollars (\$23,000); and,

WHEREAS, Since the finding of said verdict by said struck jury, the Municipal Holding Company has appealed said judgment to the New Jersey Court of Errors and Appeals; and,

WHEREAS, The Municipal Holding Company has indicated its willingness to accept said sum of twenty-three thousand dollars (\$23,000) in payment to it for its land to be taken for the opening of said Carnegie Avenue, and upon the payment to it of said sum of twenty-three thousand dollars (\$23,000) will discontinue its appeal of the judgment in the Essex County Circuit Court now pending; therefore, be it

RESOLVED, That the sum of twenty-three thousand dollars (\$23,000) be and the same is hereby appropriated to the said Municipal Holding Company in payment of the award for damages for lands taken for the opening of said Carnegie Avenue, which award was designated as Award #11, block 3794, lot 1, of the Municipal Holding Company in Report of the Board of Commissioners of Assessments for Local Improvements of the City of Newark, heretofore confirmed by this Board, on April 1, 1924; payment of said sum of twenty-three thousand dollars (\$23,000) to be made:

to the said Municipal Holding Company upon the filing by it with the Acting City Auditor of a satisfactory deed or deeds conveying to the City of Newark all the right, title, interest and estate in and to said lands necessary to be acquired by the City of Newark for the opening of said Carnegie Avenue, to be approved by the Law Department, free and clear of any and all liens and encumbrances.

John Howe
Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

WHEREAS, Adas Israel, a corpora-
tion of the State of New Jersey, is
the owner of about eighty-four (84)
cemetery plots in the Mount Sinai
Cemetery (Hebrew), located on Mc-
Clellan Street and Evergreen Avenue,
in Newark and Elizabeth, New Jer-
sey, each having a dimension of 16x20
feet or an area of 320 square feet,
making a total area of about ten (10)
city lots having dimensions of 25x100
feet; and,

WHEREAS, The said cemetery
plots are necessary to be acquired by
the City of Newark for the opening
of Carnegie Avenue, and the said
Adas Israel, is ready and willing to
convey the title of the same to the
City of Newark for said public im-
provement; therefore, be it

RESOLVED, That the sum of
Eleven thousand dollars (\$11,000), be
and the same is hereby appropriated
to Adas Israel, a corporation, as
aforesaid, in payment for damages for
land taken for the opening of said
Carnegie Avenue; payment of said
sum of eleven thousand dollars (\$11,-
000) to be made to the said Adas
Israel upon the filing by it with the
Acting City Auditor of a satisfactory
deed or deeds conveying to the said
the City of Newark all the right, title,
interest and estate in and to said land
necessary to be acquired by the City
of Newark for the opening of said
Carnegie Avenue to be approved by
the Corporation Counsel of the City
of Newark, free and clear of any and
all liens and encumbrances.

John Howe
Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commisisoners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The following communication was
received and read:

Board of Education,
Newark, New Jersey
R. D. Argue, Secretary
June 30, 1924.
Board of Commissioners
of the City of Newark
Gentlemen.

At the meeting of the Board of School Estimate held on Friday morning, June 27, 1924, it was decided to recommend to the Board of Commissioners of the City of Newark that an appropriation of six hundred thousand dollars (\$600,000) be made and placed to the credit of the Board of Education for the purchase of land for school purposes, and for playground purposes and for erecting, enlarging, repairing, or furnishing school houses in the City of Newark as set forth in the attached certificate.

Yours truly,
R. D. Argue,
Secretary.

RESOLVED, That the request of the Board of Education of Newark in the County of Essex for an appropriation for the purchase of land for school purposes and for playground purposes and for erecting, enlarging, repairing, or furnishing school houses within said city and school district be and it is hereby approved as to the items hereinafter mentioned, and that the Board of School Estimate hereby fixes and determines the amount necessary for such purpose or purposes to be as follows:

Buildings

For the erection of a new school building in the western section of the City, to contain twenty-eight classrooms, wood-working shop, two gymnasiums, one lunch room, one office, one library, one auditorium, one cooking room, two freehand draw-

ing rooms, one mechanical drawing room, one chemistry room, one lecture room, one physics room, one biology-room, one sewing room, one dress-making room, two study rooms, one music room, teachers' rooms, toilets, etc.\$ 850,000

For an addition to the East Side C. & M. T. High school, to consist of twenty classrooms, one auto mechanics' room, one typewriting room, one physics laboratory, toilets, teachers' rooms, etc., and boys' locker rooms..... 250,000

For the erection of a new Ungraded School Building in the northern section of the City, to consist of four classrooms, one shop, one dining room, one kitchen, one gymnasium, stock rooms, locker rooms, bath, toilets, physical director's room, doctor's office, principal's office, teachers' rooms, etc. 96,000

For an addition to the Lincoln School to consist of three new classrooms, four converted classrooms, one auditorium, one gymnasium, one manual training room, one kitchen, playcourt, teachers' rooms, toilets, etc. 201,000

Total\$1,397,000

Land (For School Purposes)

Additional ground for the West Side High School:

A plot of land to the west of the present site on South Orange Avenue near South Twelfth Street, about 148' by about 400', and a plot of land to the north of the of the present site, about 154' by about 144' both containing approximately 82,000 sq. ft.\$ 70,000

Ground for a new Ungraded School in the Northern Section of the City:

A plot of land corner of Wakeman Avenue and Arlington Avenue, same being about 217' on Wakeman Avenue and 202.6' on Arlington Avenue 7,000

Total\$77,000

Land (For Playground Purposes)

Additional ground for Hawkins Street School Playground:

No. 9 Cortlandt Street about 25'x100' and buildings thereon.....\$6,000

Nos. 11-13 Cortlandt Street, about 50'x100' and buildings thereon 9,000 \$15,000

Additional ground for Warren Street School Playground:

No. 17 School Street, about 25'x121.6', and buildings thereon \$5,500

No. 19 School Street, about 24'x121.6', and buildings thereon..... 5,000

No. 21 School Street, about 24'x120', and buildings thereon..... 4,500

No. 214 Warren Street about 25'x100', and buildings thereon..... 6,000 \$21,000

Additional Ground for Cleveland School Playground:

Nos. 685, 687, and 689 Hunterdon Street, about 75'x100' 5,000

Additional ground for Franklin School Playground:

No. 102 Cutler Street, about 25'x100', and buildings thereon.....\$8,000

No. 104 Cutler Street, about 25'x100', and buildings thereon..... 7,500 15,500

Additional ground for Ann Street School Playground:

Plot of ground about 125' on Lang Street and 125' on Ann Street, same being about 210' in depth, immediately adjoining the present school property..... 12,000

Additional ground for Fifteenth Avenue School Playground:

Nos. 505-507 South 14th Street, about 36.6'x100', and buildings thereon \$6,000

No. 509 South 14th
Street, about 25'x100'
and buildings
thereon 1,500 7,500
Total \$76,000

**Grand Stand
(Physical Training Field)**

For the erection of a grand
stand, with the necessary
dressing rooms, etc., to seat
about 12,000 persons, at the
Physical Training, Field
located on Bloomfield Ave-
nue, corner of Roseville
Avenue\$150,000

Summary

Buildings\$1,397,000
Land (For School Purposes) 77,000
Land for Playground Pur-
poses) 76,000
Grand Stand (Physical
Training Field) 150,000
\$1,700,000

RESOLVED, That the Board of
Commissioners of the City of Newark
be and it is hereby respectfully re-
quested to appropriate the sum of six
hundred thousand dollars (\$600,000)
to the Board of Education of Newark
in the County of Essex for the pur-
poses as set forth in the foregoing
statement, it being the understanding
that the Board of Education is to ap-
ply the one million, one hundred thou-
sand dollars (\$1,100,000) to be re-
ceived from the sale of the Bcys' Vo-
cational and Building Trades Schools
to the County authorities to the first-

and second items of the foregoing
budgets, namely, for the erection of a
new high school building in the
western section of the city and the
building of an addition to the East
Side C. & M. T. High School.

Frederick W. Ball
Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach,
I. L. Wotis

The Board of School Estimate.

Commissioner Gillen: I moved that
the communication be received and
filed and spread in full upon the
minutes.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commisisoners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Howe offered the fol-
lowing resolution:

RESOLVED, That the sum of
\$440.00 be and the same is hereby
appropriated to persons named on an-
nexed certified list, being the bills and
claims of the Department of Revenue
and Finance as follows:

Street Improvement Charges..\$440.00

John Howe
Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
CHARLES P. GILLEN
JOHN HOWE
W. J. BRENNAN

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

July 8, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Absent:—Commissioner Raymond.

The minutes of meeting of July 1st, 1924, were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

(No response.)

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of Lake Street from Ballantine Parkway to Elwood Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Lake Street from Ballantine Parkway to Elwood Avenue shall be graded, curbed, flagged and paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere, wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
CHARLES P. GILLEN
JOHN HOWE
W. J. BRENNAN

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

July 8, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Absent:—Commissioner Raymond.

The minutes of meeting of July 1st, 1924, were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

(No response.)

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of Lake Street from Ballantine Parkway to Elwood Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Lake Street from Ballantine Parkway to Elwood Avenue shall be graded, curbed, flagged and paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere, wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning

Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles, dated May 26th, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands or the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$44,500.00 is hereby appropriated to pay the cost of said improvement, and for

the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$44,500.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading on July 15th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving

of Montclair Avenue from Manchester Place to the west side of Third Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Montclair Avenue, from Manchester Place to the west side of Third Street, shall be graded, curbed, flagged and paved with asphalt pavement (1½ top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere, wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles, dated May 26th, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the own-

ers of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement in proportion to the benefits received under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$8,800.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$8,800.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and

the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading on July 15th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of Highland Avenue, from Delavan Avenue to Elwood Avenue, with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Highland Avenue, from Delavan Avenue to Elwood Avenue, shall be graded, curbed, flagged and paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch con-

crete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere, wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated May 26th, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands bene-

fitted. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$23,-600.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$23,-600.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this or-

dinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading on July 15th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of Third Street from Heller Parkway to Montclair Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Third Street from Heller Parkway to Montclair Avenue shall be graded, curbed, flagged and paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere, wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions

of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated May 26th, 1924, and now on file in the office of the Department of Public Works. The City Asphalt plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$27,400 00 is hereby appropriated to pay

the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$27,400.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds, and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading on July 15th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of the "Lehigh Avenue Storm Water Sewer.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That a fifteen (15) inch pipe sewer shall be constructed in Lehigh Avenue from Osborne Terrace to Schuyler Avenue, together with a twelve (12) inch branch sewer in Schuyler Avenue from Lehigh Avenue to Irving Avenue and an eight (8) inch branch sewer in Huntington Terrace from Lehigh Avenue for a distance of about 300 feet northerly. This sewer to be used for storm water only and to be known and designated as the "Lehigh Avenue Storm Water Sewer," together with all the appurtenances necessary to complete the same in accordance with plans, specifications and profiles dated June 14th, 1924, and now on file in the office of the Department of Public Works, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27th, 1917 (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$5,600.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in

an amount not to exceed \$5,600.00, under and by virtue of the provisions of an act entitled "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Mayor Beidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Erennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading on July 15th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that an ordinance entitled "An ordinance to provide for the opening and widening of Avenue P. from its northerly terminus at Allegheny Avenue northerly to Ferry Street, also known as Lincoln Highway, and from the southerly line of the 100 foot right of way of the Newark and New York Branch of the Central Railroad of New Jer-

sey southerly to the northerly line of Delancy Street," be laid over for one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that portion of Cass Street, from Barbara Street to Komorn Street," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that portion of Cass Street from Barbara Street to Komorn Street.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The following communication was received and read:

Department of Public Safety
Division of Buildings

July 8, 1924.

The Board of Commissioners
of the City of Newark

Honorable Sirs:

The Commission on Building Districts and Restrictions has approved the amendment to the Building Zone Ordinance enclosed herewith, and which changes the regulations on Stuyvesant Avenue, at Mt. Prospect Avenue and Treadwell Street, and on a portion of Clinton Avenue.

Very truly yours,
R. B. Rankin,
Secretary, Zoning Commission

Ordered filed.

Commissioner Brennan moved that the title of "An ordinance to amend an ordinance entitled, 'An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions" adopted December 31, 1919," be taken for its third reading

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the opening and widening of Washington Street on the easterly side thereof from Bark Street to Warren Street by the addition thereof of a strip 16½ feet in width measured from the Commissioners Line," be taken for its third reading

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the opening and widening of Washington Street on the easterly side thereof from Bank Street to Warren Street by the addition thereto of a strip 16½ feet in width, measured from the Commissioners' Line.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance authorizing the purchase of fire apparatus and providing for the financing thereof," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance authorizing the purchase of fire apparatus and providing for the financing thereof.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The following communication was received and read:

Broad Street Association, Inc.
Newark, N. J.

July 7, 1924.

To the Honorable Commissioners
of the City of Newark

Gentlemen:

In a report submitted by this organization to your Honorable Body over a year ago, the Traffic Committee of the Broad Street Association called attention to the necessity of establishing some system of traffic control signals which would unify the flow of traffic on Broad Street and the side streets running into Broad Street.

Since that time the Committee has given much study to this subject, investigating systems in use in many cities in the United States.

The report referred to was supplemented last April by a letter to Direc-

Mr Brennan, with whom the Committee has had many interviews on this subject, suggesting a plan of traffic control which would combine a bracket type of signalling apparatus at street corners, a control tower from which to direct traffic movement and several Traffic Standards at strategic points on the street.

Recently Director Brennan has had in his office a miniature model traffic control system which seems to embody the above suggestions.

At a meeting of the Board of Directors of the Broad Street Association held recently, resolutions were adopted approving the suggestion of our Traffic Committee and recommending to your Honorable Body the desirability of installing without delay such a traffic control system. In the judgment of our Directors such a system should be installed in its entirety.

Our Association appreciates the work done by the traffic division of the Police Department and believes that if some such system as has been suggested is installed movement of traffic on our street will be greatly improved and will be cause for pride on the part of our citizens.

If the amount placed in the 1924 tax budget for this purpose is not sufficient to carry out a plan approved by you we trust you will find some other way to finance the undertaking.

Our Association, with the assistance of the New Jersey State Society of Architects, conducted a contest among

Newark architects for a design for a Traffic control standard which would be at the same time practical and an ornament to the city. We take pleasure in submitting the prize design to you hoping it may meet with your approval and that this or a similar design may be used in connection with the system adopted.

Very truly yours,
Broad Street Association, Inc.
Frank T. Allen,
Vice President.

Ogden Bowers,
Executive Manager.

Mr. Bowers: I have the prize design which was submitted and we hope something of this idea will be erected in the street and in our letter we speak of having the whole system put in in its entirety. I know from what Director Brennan has told me, the amount of the budget this year will not be sufficient, but our directors hope you will find some way of increasing that amount during the year. We know you have ways of doing that, so that this thing may be put in at once. We think this is the important thing in the question of traffic in the city.

Commissioner Brennan: I expect within this week I will have specifications so as to be in a position to advertise for intersecting street signals. If I intend to go ahead with it I will have to request my colleagues to find more money.

Mayor Breidenbach: Is that the same system as in Atlantic City?

Commissioner Brennan: On the same type.

Mr. Bowers: We have something that is a little more attractive. I think the signals Director Brennan has in his office are more attractive than those in Atlantic City.

Commissioner Brennan: In my opinion it will greatly improve the flow of traffic.

Mr. Bowers: We can't regulate the blocking of traffic until we get this system installed.

Mayor Breidenbach: How far will this system extend, Director Brennan?

Director Brennan: I intend to run it from Clinton Avenue to Central Avenue. The others will have as I say, to remain in abeyance until I get the money. I haven't got enough for the installation of the entire system.

Mr. Bowers: I think the Director expects some of these signal towers to be given.

Commissioner Brennan: I have one definite one and three or four intimations.

Mr. Bowers: One system will not work satisfactorily without the other.

Commissioner Brennan: I believe it will improve the present condition.

Mr. Bowers: Our Association wants to stand back of your body to the fullest extent in putting this through. I will leave this design with you.

Commissioner Brennan: Thank you.

Commissioner Howe moved that the communication be referred to Director Brennan.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the sum of \$7,063.71 be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs, as follows:

Bureau of Baths	\$3,827.17
City Home	3,326.54
	<hr/>
	\$7,063.71

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of \$1,673.49 be and the same is hereby ap-

propriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Contingent	\$ 940.24
C. Sundries	58.00
Surplus Deficiency	255.00
Interest	89.65
C. Sundries	19.90
Assessments to be refunded..	48.76
Elections	262.00
	<hr/>
	\$1,673.49

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of \$34,000.00 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Carnegie Avenue opening damages	\$34,000.00
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John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of \$21,039.41 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety, as follows:

Public Safety	\$ 143.17
Police	7,544.29
Reserve uncompleted contracts	1,604.95
Fire	11,460.90
Const. and Alt. of Buildings	286.10
	<hr/>
	\$21,039.41

W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the sum of \$1,432.00 be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending July 2, 1924, as follows

Shade Tree\$1,432.00

Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerk in the office of the Auditor, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite his respective name; effective July 1, 1924:

Harry J. Dougherty, from \$2,520 to \$2,700.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerk in the office of Receiver of Taxes, De-

partment of Revenue and Finance, be and the same is hereby increased to the amount set opposite his respective name; effective July 1, 1924:

August J. Chambosse, from \$2,460 to \$2,700.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the below mentioned patrolmen, who have been certified as eligible by the Civil Service Commission, be and they are hereby promoted to the rank of Sergeant in the Police Division, Department of Public Safety, at a salary of \$2,300 per annum, payable semi-monthly as other salaries are paid, effective July 16, 1924:

Thomas J. Bermingham
Patrick J. Rush
Peter Schmidt
Henry J. Knochel
James J. McGowan
Edward A. McGrath.
William F. Desmond
Herman Schuman
Albert C. Schwankert.

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Thomas Matthews, who has been certified by the Civil Service Commission as eligible, be and he is hereby appointed, temporarily, to the position of Lineman in the Fire Division, Department of Public Safety, at compensation of \$150.00 per month, payable semi-monthly as other salaries are paid, effective July 16, 1924.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That in the absence of an eligible list, that Mabel A. Craig be and she is hereby appointed to the position of Matron, temporarily, in the Eighth Precinct, Police Station, Department of Public Safety, at compensation of \$83.33 per month, payable semi-monthly as other salaries are paid, effective July 10, 1924.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Edward J. Costello, who has been certified by the Civil Service Commission, be and he is hereby appointed to the position of Clerk in the Building Division, Department of Public Safety, at a salary of \$1,380.00 per annum, payable semi-monthly as other salaries are paid, effective July 16, 1924.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for the laying of cement sidewalks in various parks in the City of Newark, N. J.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, By resolution of the Board of Commissioners the Director of the Department of Parks and Public Property publicly advertised for and did receive and open bids for sixteen (16) steel filing cabinets for the Building Division, Department of Public Safety; and

WHEREAS, The Baker Printing Company bid the sum of five hundred and thirty-six dollars (\$536), which bid was the lowest responsible one submitted; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to the Baker Printing Company at the price aforesaid; and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, By resolution of the Board of City Commissioners the Di-

rector of the Department of Parks and Public Property publicly advertised for and did receive and open bids for the alteration of the ramp and for the construction of an additional washstand in the Parking Station at the new Centre Market; and

WHEREAS, Daniel J. Cronin bid the sum of two thousand, nine hundred and sixty dollars (\$2,960, which bid was the lowest responsible one submitted; therefore be it

RESOLVED, That the contract for said work be and the same is hereby awarded to Daniel J. Cronin at the price aforesaid; and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach then announced that a public hearing would be given on the resolution adopted at a meeting of the Board of Commissioners held June 17, 1924, relating to the establishment of a new building line along a part of the easterly line of

Washington Street from the southerly side of Bank Street southerly for a distance of 142 feet to the division line between lots 5 and 33 on block 61 of the Newark City Tax Map, and stated that said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against property benefited by said improvement in proportion to the benefits received.

Any citizen wish to be heard?
No one appeared.

Commissioner Brennan: I move the hearing upon said improvement be closed and the Law Department and the Department of Public Works be instructed to prepare the proper ordinance.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

A communication from the American Can Company, Elizabeth and Hawthorne Avenues, protesting against the placing of a lunch wagon directly opposite their place of business.

Commissioner Brennan moved that the letter be referred to Commissioner Gillen.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Mayor Breidenbach.

A communication from the Pittsburgh Plate Glass Company, Elizabeth Avenue and Peddie Street protesting against the placing of a large lunch wagon directly opposite their property.

Commissioner Brennan moved that the letter be referred to Commissioner Gillen.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The following reports of City Officers were received and ordered filed:

Department of Weights and Measures for June, 1924.

Department of Buildings, for June, 1924.

Clerk, 1st District Court for June, 1924.

Clerk, 2nd District Court for June, 1924.

Clerk of Almshouse for June, 1924.
Clerk of Centre Market for June, 1924.

City Clerk (2) for June, 1924.

Richard P. Rooney, Clerk 1st Criminal Court, Part 1, for June, 1924.

Thomas F. Guthrie, Clerk, 2nd Criminal Court, Part 2, for June, 1924.

Harry Grundman, Deputy Clerk, 2nd Criminal Court, Part 1, for June, 1924.

Arthur J. Connelly, Clerk, 3rd Criminal Court, Part 1, for June, 1924.

Arthur J. Connelly, Clerk, 3rd Criminal Court, Part 2, for June, 1924.

City Treasurer for June, 1924.

Comptroller for June, 1924.

Elizabeth S. Lewis, Clerk Family Court, for June, 1924.

Robert J. Beckley, Deputy Clerk, 1st Criminal Court, Part Traffic, for June, 1924.

A communication from the La Salle Extension University, Chicago, Ill., regarding the establishment of a traffic department.

Commissioner Gillen moved that the letter be referred to Commissioner Brennan.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

A communication from the Newark Museum Association, enclosing a copy of a resolution appointing the members of the Board of Commissioners of the City of Newark Honorary

Members of the Newark Museum Association.

Commissioner Howe: I move the City Clerk be authorized to acknowledge receipt of this, and send a letter of thanks on behalf of the City Commissioners.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

A communication was received from the Board of Education advising of the appointment of Peter A. Cavachia, President and, T. L. R. Crooks, Vice President of the Board of School Estimate. Ordered filed.

Commissioner Gillen offered the following resolution:

RESOLVED, That the sum of \$250.00 be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs, as follows:

Public Affairs\$250.00

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach. I wish to state that Thursday morning at eleven o'clock, I have sent invitations to the Mayors along the Jersey Coast, from Point Pleasant to Jersey City, and also the Mayors of East Orange, Orange, Elizabeth, Newark and Belleville, to have a conference in my office in regard to better service on the Tube Trains, and service on the Pennsylvania Railroad. I wish to have all the Commissioners present, if possible. Thursday morning at 11 o'clock.

Commissioner Brennan offered the following resolution:

RESOLVED, That the Director of Public Safety be and he is hereby authorized to advertise for proposals for the furnishing of fire apparatus.

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of \$35,484.67 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows.

City Treasurer, weekly pay-rolls ending July 2, 1924..\$35,484.67

W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of \$550,000.00 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Wanaque Fund\$550,000.00

W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan submitted the following ordinance as a matter of information:

"An ordinance to provide for the opening of Madison Avenue, 70 feet in width from McClellan Street south-erly about 172 feet to its northerly terminus."

Commissioner Brennan moved that the foregoing ordinance be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the contract between the City of Newark and James Crowell Lumber Company for the furnishing and delivering to the Department of Public Works of Lumber, a copy of which contract, dated June 17, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes.

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and William A. Jones & Son for the furnish-

ing and delivering to the Department of Public Works of Lumber, a copy of which contract, dated June 17, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Bonnell Motor Car Company for the furnishing and delivering to the Department of Public Works of units for Graham Brothers Trucks with Dodge Brothers power plant, a copy of which contract, dated June 5, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the annexed release from the City of Newark to Louis K. Gibson be and the same is hereby approved, and the Director of the Department of Public Works and the City Clerk of the City of Newark are hereby authorized and directed to execute said release on behalf of the City on the adoption of this resolution, said release to be delivered to said Louis K. Gibson on payment by him of the sum therein mentioned.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, Public Service Railway Company now has a pole located on the southerly side of Bloomfield Avenue distant, one hundred and fifty-one feet (151') westwardly from the westerly curb line of Belleville Avenue, in the City of Newark, County of Essex and State of New Jersey, which pole for public reasons it is desired shall be moved ten feet (10') westwardly from its present position, otherwise to occupy the same relative position in

the highway, and said company has expressed a willingness to accede to such desire upon being authorized and directed by resolution of this body; therefore

RESOLVED, That Public Service Railway Company be and it is hereby requested and directed to move the location of said pole and place the same in the position above recited, upon the express understanding that said Company shall not lose its right to maintain said pole at the former position in case the location hereby made shall be in any manner hereafter legally interfered with.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe,
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to readvertise for sealed proposals for the construction of a sewer in Congress Street between Ferry Street and Lafayette Street. Bids to be received between the hours of 10 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Anthony Caprio be and he hereby is appointed temporarily as Rodman in the Department of Public Works (Surveys) at a compensation of \$100 per month, effective July 7th, 1924.

Thomas L. Raymond,
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, Prospect Avenue from Clinton Place to Sixteenth Street; Thirteenth Street from Chancellor Avenue southerly to the Essex Union County Line; Fourteenth Street from Chancellor Avenue southerly to the Essex Union County Boundary Line; Eleventh Street from Chancellor Avenue to the Essex Union County Boundary Line; Fifteenth Street from Chancellor Avenue to the Essex Union County Boundary Line; Sixteenth Street from Chancellor Avenue southerly to the Essex Union County Boundary Line; and Halstead Avenue from Sixteenth Street easterly to the Essex-Union County Boundary Line, were laid out on Map of Clinton

Township of Essex County, N. J., from actual surveys by Charles E. A. Jacobson, C. E., late Surveyor Clinton Township Map Commission, 1874; and

WHEREAS, Said portions of Prospect Avenue, Thirteenth Street, Fourteenth Street, Eleventh Street, Fifteenth Street, Sixteenth Street and Halstead Avenue have never been accepted or opened by the City of Newark; and

WHEREAS, Application has been made to this Board of Commissioners to release and extinguish the public right, if any, arising from such dedication; and

WHEREAS, Under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27th, 1917, and the acts amendatory thereof and supplementary thereto, this Board is empowered, after public hearing, by ordinance to release and extinguish the public right arising from such dedication; and

WHEREAS, It appears to this Board of Commissioners of the City of Newark, that said portions of the above mentioned streets will not be a public benefit and that the public interests will be better served by releasing said lands from dedication; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that an ordinance releasing and extinguishing the public right arising from the dedication of the following streets:

Prospect Avenue, from Clinton Place to Sixteenth Street, excepting such parts of Prospect Avenue as lie within the limits of Aldine Street and Crescent Avenue and Summit Avenue;

Thirteenth Street from Chancellor Avenue, southerly to the Essex-Union County Boundary Line excepting such parts of Thirteenth Street as lie within the limits of Crescent Avenue and Keer Avenue;

Fourteenth Street from Chancellor Avenue, southerly to the Essex-Union County Boundary Line excepting that part of Fourteenth Street lying within the limits of Keer Avenue;

Eleventh Street, from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting that part of Eleventh Street lying within the limits of Keer Avenue;

Fifteenth Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting that part of Fifteenth Street lying within the limits of Keer Avenue;

Sixteenth Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting that part of Sixteenth Street lying within the limits of Keer Avenue;

Halstead Avenue from Sixteenth Street easterly to the Essex-Union County Boundary Line, excepting such parts of Halstead Avenue as lie within the limits of Wyndmoor Avenue and Summit Avenue; as laid out by Charles E. A. Jacobson in 1874,

and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1298-V, be taken up for consideration at a meeting to be held on Tuesday, July 29th, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers, for one day at least ten days before said July 29th, 1924, of the intention of the Board so to do.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, Euclid Avenue was laid out on the Commissioners Map, from Chapel Street easterly to a point 82.64 feet west of Cornelia Streets; and

WHEREAS, Said portion of Euclid Avenue has never been accepted or opened by the City of Newark; and

WHEREAS, application has been made to this Board of Commissioners to release and extinguish the public right, if any, arising from such dedication; and

WHEREAS, Under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto, this Board is empowered, after public hearing, by ordinance to release and extinguish the public right arising from such dedication; and

WHEREAS, It appears to this Board of Commissioners that said portion of Euclid Avenue will not be a public benefit and that the public interest will be better served by releasing said lands from dedication; therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark, that an ordinance releasing and extinguishing the public right arising from the dedication of Euclid Avenue as the same is laid out on the Commissioners Map, from Chapel Street easterly to a point 32.64 feet west of Cornelia Street, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1300-V, be taken up for consideration at a meeting to be held on Tuesday, July 29th, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers, for one day at least ten days before said July 23, 1924, of the intention of the Board so to do.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for the grading and laying of cement sidewalks on the west side of Stuyvesant Avenue from 320 feet north of Eighteenth Avenue to the Irvington Line. Bids to be received between the hours of 10 and 10:15 A. M., at the office of said Director on such date as he shall in said advertisement designate.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering Cowboy sand, tracing cloth and Nash automobiles to the Department of Public Works, be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

John P. Gallagher, Inc.
Harrison, N. J.

Approximately 800 cubic yards
Cowbay sand, at \$1.80 per cubic yard.

Architects & Engineers Supply Co.,
Newark

Approximately 18 rools Imperial
tracing cloth, at \$21.04 per roll.

Nash-Newark, Inc., Newark

One (1) or more of any or all of
the following types of Nash automob-
iles:

Nash 6 touring, 5 passenger, at
\$1,381.39 each.

Nash, 6 touring, 7 passenger, at \$1,-
541.26 each.

Nash 6 Roadster, at \$1,381.39 each.

Nash 6 Sedan, 5 passenger, at \$2,-
125.23 each.

Nash 6 Sedan, 7 passenger, at \$2,-
295.10 each.

Nash 6 Coupe, 4 door type, at \$2,-
198.52 each.

Nash 6 Victoria, at \$2,111.94 each.

Nash 4 touring, 5 passenger, at \$1,-
019.95 each.

Nash 4 Roadster, at \$995.69 each.

Nash 4 Carriolle, at \$1,367.19 each.

Nash 4 Sedan, 5 passenger, at \$1,-
530.81 each.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas.—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That it is the inten-
tion of the Board of Commissioners
of the City of Newark, N. J., under
and by virtue of the provisions of an
act entitled "An Act Concerning Mu-
nicipalities," approved March 27, 1917,
(P. L. 1917-319) and the supplements
thereto and amendments thereof, to
order and cause the opening of Madi-
son Avenue, 70 feet in width, from
McClellan Street southerly about 172
feet to its northerly terminus, as fol-
lows:

Beginning at a point in the west-
erly line of Virginia Street, distant
northerly 570.12 feet from the north-
westerly corner of Virginia Street
and Madison Avenue; thence north-
erly in a straight continuation of the
westerly line of Madison Avenue
171.98 feet to the southerly line of
McClellan Street. The above described
line being the westerly line of a street
to be 70 feet in width.

All as shown on a map prepared
under the direction of this Board,
which map is on file in the office of
the Chief Engineer, Division of Sur-
veys, Department of Public Works,
known and designated as No. 1238-O,
dated May 23, 1924.

That said improvement shall be
undertaken as a local improvement
and the cost thereof shall be assessed
against the property peculiarly bene-
fited by said improvement in propor-
tion to the benefits received, and in
no case shall any assessment for said
improvement exceed in amount such

peculiar benefit, under and by virtue of the provisions of the act above referred to.

That the sum of \$2,100.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$2,100.00, under and by virtue of the provision of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvement to be made, and that all persons whose lands may be affected by such improvement or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on July

29th, 1924, at 11 o'clock A. M., at which time and place ordinance for the making of such improvement will be considered.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for the furnishing and placing of approximately 15,000 cubic yards of dry cinder fill for grading in the rear of the new marginal dock and bulkhead recently completed and known as Unit "A", Port Newark Terminal Development Project.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper city officer:

James Crowell Lunber Company, furnish and deliver lumber. (Contract bond.)

William A. Jones & Son, furnish and deliver lumber. (Contract bond.)

Bonnell Motor Car Company, furnish and deliver units for Graham Bros. trucks with Dodge Bros. Power Plant. (Contract bond.)

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of the following streets.

Prospect Avenue from Clinton Place to Sixteenth Street, excepting

such parts of Prospect Avenue as lie within the limits of Aldine Street and Crescent Avenue and Summit Avenue;

Thirteenth Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting such parts of Thirteenth Street as lie within the limits of Crescent Avenue and Keer Avenue;

Fourteenth Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting that part of Fourteenth Street lying within the limits of Keer Avenue;

Eleventh Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting that part of Eleventh Street lying within the limits of Keer Avenue;

Fifteenth Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting that part of Fifteenth Street lying within the limits of Keer Avenue;

Sixteenth Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting that part of Sixteenth Street lying within the limits of Keer Avenue;

Halstead Avenue from Sixteenth Street easterly to the Essex-Union County Boundary Line, excepting such parts of Halstead Avenue as lie within the limits of Wyndmoor Avenue and Summit Avenue;

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That all lands in the City

of Newark included within the limits of the following streets:

Prospect Avenue from Clinton Place to Sixteenth Street, excepting such parts of Prospect Avenue as lie within the limits of Aldine Street, Crescent Avenue and Summit Avenue;

Thirteenth Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting such parts of Thirteenth Street as lie within the limits of Crescent Avenue and Keer Avenue;

Fourteenth Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting that part of Fourteenth Street lying within the limits of Keer Avenue;

Eleventh Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting that part of Eleventh Street lying within the limits of Keer Avenue;

Fifteenth Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting that part of Fifteenth Street lying within the limits of Keer Avenue;

Sixteenth Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting that part of Sixteenth Street lying within the limits of Keer Avenue;

Halstead Avenue from Sixteenth Street easterly to the Essex-Union County Boundary Line, excepting such parts of Halstead Avenue as lie within the limits of Wyndmoor Ave-

nue and Summit Avenue; as laid out by Charles E. A. Jacobson in 1874, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1298-V, which have never been accepted or used for public streets purposes, be and the same are hereby released from dedication, under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts supplementary thereto and amendatory thereof.

Section 2. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes

Yeas:—Commissioners Brennan, Giller, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage on July 29.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to provide for the re-
lease and extinguishment of the public
right arising from the dedication of
that portion of Euclid Avenue from
Chapel Street easterly to a point 82.64
feet west of Cornelia Street.

The Board of Commissioners of the
City of Newark, do ordain:

Section 1. That all lands in the City
of Newark included within the limits
of Euclid Avenue from Chapel Street
easterly to a point 82.64 feet west of
Cornelia Street as the same is laid
out on the Commissioners Map, and

also as shown on a map on file in the
office of the Chief Engineer, Division
of Surveys, Department of Public
Works, known and designated as No.
1300-V, which has never been accepted
or used for public or street purposes,
be and the same are hereby released
from dedication under the provisions
of Article 22, Section 4, of an act of
the Legislature of the State of New
Jersey, entitled "An Act Concerning
Municipalities," approved March 27,
1917, and the acts supplementary
thereto and amendatory thereof.

Section 2. That this ordinance shall
take effect immediately and all ordi-
nances or parts of ordinances incon-
sistent with the provisions of this or-
dinance, be and the same are hereby
repealed.

The ordinance having been read
once, Commissioner Brennan moved
that it be ordered to a second reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the ordinance
by sections.

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

The ordinance was declared open to
amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage on July 29.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The following report was received and read:

Department of Revenue and Finance
Office of the City Treasurer
City of Newark, New Jersey

To the Honorable
The Commissioners,
City of Newark, N. J.

Gentlemen:

In compliance with the Act of the Legislature, entitled, "A further supplement of the Act, entitled, 'An Act to amend and revise the Charter of the City of Newark, N. J.'" approved February 22nd, 1866, I herewith present a statement of the cash transactions of the City for the month of June 1924:

Receipts

Cash on hand May 31st,
1924\$5,902,304.82

Received from the Com-
ptroller, as follows; for:

Street Improvements	87,440.99
Bonds, Temporary Loans	1,297,000.00
Funds, Redemption	7,598.50
Reserve	138.20
Hospital	639.13
Health	54.25
Pension	337.20
Fire	978.98
Green & Franklin Prop.	858.34
Markets	27,400.86
Market Const.	1,200.00
Home	348.93
Poor	11.73
Stationery	117.62
Shade Trees	182.00
Pub. Safety	16.50
City Taxes	75.00
Celebrations	1,156.61
Bureau of Lighting	251.37
Docks	14,584.00
St. Cleaning	707.64
Motors	140.89
Streets	4,241.51
House Sewers	2,458.74
Water Rents	118,254.16
Service	6,409.08
Garbage disposal	7,500.00

Miscellaneous Revenue

Licenses, General	8,338.92
Dogs	646.00
Fees, City Clerk	883.15
Alteration & Electrical	10,833.25
Hospital	107.63
Health	1,287.07
Fire	561.00
Police Court Fines.....	4,240.20
Dist. Courts	2,833.85
Baths	1,892.58

Jitney	16,191 15		
Library	2,789.93	Disbursements	
Home	264.71	Public Affairs	\$ 136,012.69
Shade Trees	64.86	Revenue & Finance	38,259.89
Ordinances	3.00	Parks & Pub. Prop.	247,455.19
Personal Arrears, Fees		Div. of Works	460,117.97
& Cost	2,365.71	Public Safety	348,916.31
Costs of Sales	3,046.70	General	2,725,614.28
Searches	1,747.75	Without Warrant	3,919,535.70
Bureau of Streets	300.00		
Sewers	2,053.08		\$ 7,875,912.03
St. Cleaning	67.23	Cash on hand June 30th,	
Plumbers Licenses	22.00	1924	4,232,581.73
Taxes			
From Receiver 1924 &		Statement	\$12,108,493.76
Polls	3,866,290.65		
Real Estate Arrears			
1923	306,212.88		
1922	81,740.12		
1921 & Prior	3,326.11		
Personal 1923 & Polls	36,165.88		
1922 & Polls	7,045.19		
1921 prior & Polls	169,745.63		
Franchise Tax 1924	2,834.07		
Tax Certs. 1904	2.22		
Shade Trees	50.00		
Interest	92,134.19		
Total on hand	\$12,108,493.76		

Respectfully submitted,
John J. Sugrue,
Acting City Treasurer.

To the Honorable,
The Commissioners,
City of Newark, N. J.

Gentlemen:

The following is an analysis of expenditures of the City of Newark, N. J., for the month of June, 1924, consolidated in departmental items as taken from the City Treasurer's Cash Book.

Respectfully submitted,
John J. Sugrue,
Acting City Treasurer.

Ordered filed.

Mayor Breidenbach: Any citizen wish to be heard?

Commissioner Gillen: I move you, Mr. Mayor, that this City Commission send to President and Mrs. Coolidge, the sincere sympathy of the people of the City of Newark on the death of their son, Calvin Coolidge, Junior.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, New Jersey.

W. J. EGAN
City Clerk

NEWARK, N. J.

July 15, 1924

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present: — Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Absent: Commissioners Brennan.

The minutes of meeting of July 8th were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the grading, curbing and flagging of

Noble Street from Frelinghuysen Avenue to Meeker Avenue.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Noble Street from Frelinghuysen Avenue to Meeker Avenue shall be graded, curbed and flagged, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere, wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27th, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated June 21, 1924, and now on file in the office of the Department of Public Works.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordi-

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, New Jersey.

W. J. EGAN
City Clerk

NEWARK, N. J.

July 15, 1924

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present: — Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Absent: Commissioners Brennan.

The minutes of meeting of July 8th were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the grading, curbing and flagging of

Noble Street from Frelinghuysen Avenue to Meeker Avenue.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Noble Street from Frelinghuysen Avenue to Meeker Avenue shall be graded, curbed and flagged, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere, wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27th, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated June 21, 1924, and now on file in the office of the Department of Public Works.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordi-

nance Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$9,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$9,000.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance,

who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Giller, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading on July 22nd.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard on the ordinance for the grading, curbing, flagging and paving of Hazel Place?

Mrs. Fred Wallen, 233 Runyon Street I wish to enter a protest against the paving of Hazel Place.

Mrs. Alford Cole, 108 Osborne Terrace: I desire to protest.

Commissioner Raymond: Is it an unpaved street?

Mr. Address: Yes, sir.

Commissioner Raymond: Fifty per cent. of the property owners want to improve the street. It is a mud hole now.

Mrs. Wallen: We are facing Runyon Street. We are on the corner of Runyon and Osborne Terrace. Neither of our entrances front on Hazel Place. We haven't got any back en-

trance to the place at all. We have no entrance to the lots on Hazel Place.

Commissioner Raymond: It is a matter of assessment entirely, and it is a property that is not really benefited by the improvement, but when you consider the street, the improvement is necessary.

Mr. Congleton: That can be taken care of by the Assessment Commission.

Commissioner Raymond: I don't see how we can very well refuse to pave the street, and you can appear before the Assessment Commission and protest against an assessment.

Mrs. Wallen: If those people want it they should pay for it. Our lots are all cut off there.

Commissioner Raymond: You can raise that argument before the Assessment Commission.

Mrs. Wallen: We paid for two streets already. Why should we pay for three. If they want the street paved they should pay for it.

Commissioner Raymond: I think the street must be paved. It is a matter for the Assessment Commission. You can go before the Assessment Commission and present your case. It is a matter of what you pay. They will take care of you.

Mayor Breidenbach: Any other citizen wish to be heard on the paving of Hazel Place?

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of Hazel Place from Runyon Street 250 feet northerly with asphalt pave- (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Hazel Place from Runyon Street 250 feet northerly shall be graded, curbed, flagged and paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere, wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected an account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated June 21, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made, the same will be made by the Department of Public Works, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improve and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$7,400.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$7,400.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city,

borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading on July 22, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Is there anyone wish to be heard on the ordinance for the construction of sewers for the meadow district, Section 3?

Mr. W. S. Morris of Morris-Rockwell Company, Hyatt Avenue, Newark: We can see the necessity of the sewer from the pumping station, but there is no one on Hyatt Avenue that has any wastage or anything but the small amount of sewage that can be taken care of with a small septic tank. At the present time there is nobody on that street that employs men in any number, or has any chemical wastage.

Mr Rankin. My idea is to sewer all these open streets.

Commissioner Raymond: What does this sewer do?

Mr. Costello: That is part of the Meadow District Sewer. It is only to complete the system. This is to complete the future development of Hyatt Avenue.

Commissioner Raymond: I will lay this matter over two weeks, and we will give consideration to your protest.

Mr. Morris: I think the Hyatt Avenue Branch can be connected with the Wilson Avenue sewer.

Commissioner Raymond moved that an ordinance entitled "An ordinance to provide for the construction of a sewer to be known and designated as "Sewers for the Meadow District, Section 3" be laid over for two weeks.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard on the ordinance for the repaving of West Park Street?

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the repaving of West Park Street from

Broad Street to Halsey Street with asphalt pavement (1½" top, 1½" binder) on the old foundation built up where necessary.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That West Park Street from Broad Street to Halsey Street shall be repaved with asphalt pavement (1½" top, 1½" binder) on the old foundation built up where necessary, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere, wherever needed, and the laying or relaying of of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated June 21, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby

ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$5,900.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$5,900.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall

bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading on July 22nd.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Is there any citizen wish to be heard on the ordinance for the opening and widening of Avenue P?

Mr. Willgoss: Speaking for the Balbach Smelting and Refining Company. As the Balbach Smelting and Refining Company sees it, there will be no need for Avenue P down at the further end, anyway, for a great many years. I doubt very much whether that land can be gotten any cheaper now than you will be able to get it five or ten years from now. It has not increased in value for the last five or ten years. You have Wilson Avenue taking care of that far end. I do know down at the further end there is no need for that opening at the present time. It is mainly opposed on account of the great expense to the

local owners. The development of Wilson Avenue and the development of Doremus Avenue in the last few years has cost the Balbach Company alone between fifty and seventy-five thousand dollars, and we find no need for this large expense at the present time, of cutting Avenue P through down at the further end. A year or so ago it was proposed to open Haynes Avenue, and the owners opposed that, and that, for the time, on account of the large expense involved, was laid over, although I am told it is still a matter of record here in your Department.

Commissioner Raymond: Of course, Avenue P is a logical development, and if it is bought now it will probably be bought cheaper than it ever can be bought again. If we could get that behind us it would be the logical thing to do. There are so few streets across in that section that we ought to do it. We have got to go ahead and look ahead, and we have had enough experience of failure to buy things when they can be bought at the lowest prices.

Mr. Willgoss: There hasn't been any increase in that land for the last ten or fifteen years.

Commissioner Gillen: Which end?

Mr. Willgoss: Down along Wilson Avenue.

Commissioner Raymond: It runs parallel with Wilson Avenue. It is very important. There are some lands down there that are land-locked

Mr. Willgoss: At the further end there are very few owners and very few developments, outside of the present owners.

Commissioner Raymond: There won't be, while it is land-locked.

Commissioner Gillen: It may not be needed as much down there, as it is up here (indicating).

Commissioner Raymond: What are the valuations, do they amount to much?

Commissioner Gillen: There isn't much demand for it down there, but there is up here.

Mr. Willgoss: Here you have the Passaic Valley Sewer through here. Balbach owns this whole section (indicating), and they expect to keep it for their own uses in years to come, as they have in years past. These are mostly development companies in here (indicating). Whether they want the opening or not I don't know

Commissioner Gillen: It is not opened to Roanoke Avenue.

Mr. Willgoss: I see no need of opening to the south of the Central Railroad, and I see no reason for opening that side of the Central Railroad. You got your Central Railroad right along in here.

Commissioner Raymond: It will never be developed with it land-locked there.

Mr. Willgoss: You are going to cut

off a portion there that will be of no use to us.

Commissioner Raymond: This map is according to scale. That piece would be two hundred feet.

Mr. Willgoss: It is very small in comparison with the rest of our land. The main thing isn't merely the opening but when you come to fill in that meadow land you have got to dump in thousands of tons of material. Wilson Avenue today is sunk so that all the expense that was put on it has got to be repeated in a few years.

Mr. Van Duyne: We try to make these improvements at times when the opportunity presents itself.

Commissioner Raymond: I can't help but think that is an important improvement to start that way.

Mr. Willgoss: The Ironbound owners made the same protest about Haynes Avenue. You laid that over, owing to the abnormal expense.

Commissioner Raymond: We found another way of working with the Haynes Avenue opening.

Mr. Van Duyne: We never have worked the Haynes Avenue opening out.

Commissioner Raymond: That wrecked a lot of property, whereas this being a straight cut makes property valuable all along the line.

Mr. Van Duyne: That ordinance for

the opening of Haynes Avenue has not been rescinded.

Mr. Willgoss: You haven't found anybody yet from that section that wants it.

Commissioner Raymond: People don't think much of property until it is opened.

Mr. Willgoss: There are a number of people here who are unanimously against it.

Commissioner Raymond: I think we are very wise if we open that street between the two main highways there. This will take the place of the Haynes Avenue opening.

Mr. Willgoss: There are a number of property owners from that section represented.

Mr. C. A. Major, and Mr. A. M. King, representing the Lehigh Valley Railroad Company: We have a very serious objection to the extension of this road here in that it cuts across a piece of property which we require for a yard. Our Passaic and Newark Line runs across down here. We had acquired this piece of property for a yard. If this suggested diagonal line could be brought over the end there I would say that we could have no further objection.

Commissioner Raymond: We made that change for you.

Mr. Major: That wouldn't be enough. It still destroys our land for use as a yard.

Commissioner Raymond: Can you change that? If that can be changed I think this should be laid over until you can make those changes in the ordinance. I think that improvement should be made.

Mr. Willgoss: Why not hear the other protestors.

Mr. Charles Kraft, representing the Amalgamated Dye Stuffs and Chemical Company: We can see absolutely no benefit in this avenue. Our claim clearly outweighs any possible future benefit that may be derived by reason of this opening. It divides our property at the present time. At the present time we furnish steam, electricity, and air and power by pipe lines, by air pipe lines. It would necessitate tunneling underneath the street, laying the pipe lines under the street, and I believe they must be waterproof, and airproof, and it will mean a great expense to us. We greatly object to it because we see no necessity for it at all, so far as we are concerned. There is a great deal of expense outside of the assessment.

Commissioner Gillen: You have got to go through with a street down there sooner or later because you can't leave a big industrial section landlocked. The question is whether it would be safer going through with it now or waiting.

Mr. Kraft: At the present time it means making a highway through our buildings.

Commissioner Raymond: That argument will be brought up for a hundred

years. As soon as property is opened up, people will want to go there.

Mr. Willgoss: Then our taxes will go up, without any material benefit. So far as our land is concerned we will use it for years for the same purpose whether it is \$1,000 an acre or \$10,000 an acre. It makes no difference except so far as taxation is concerned.

Mr. Kraft: Every one of those owners object. Those whose property would be indirectly benefited by it would probably object because of the assessment.

Mr. Louis Sacks: I know for fifteen years Doremus Avenue laid idle; fifteen years before it was ever used, and if the war hadn't broken out I don't believe it would ever have been used. The City had a better corduroy street there then than it has got today. The corduroy they put down was better than the street we have got. I am affected by the taxes, that is all. I have no use for this street, yet you are going to assess me for it. I have no use for the sewer that is there, yet I have to pay for it.

Commissioner Howe: You are not affected by this.

Mr. Sacks: You will tax me. I am willing to get out of this.

Commissioner Howe: That is one piece where I cannot see the need of the street. It is landlocked. It is keeping business away by diminishing our factory sites. I don't own any property there but I did own some and I sold it for fifty per cent. less than I

could have gotten had there been a street there. You have got to create factory sites.

Mr. Kraft: Every one of these sites is occupied as a factory site at the present time, and every one objects.

Commissioner Howe: Don't you imagine that will enhance your property in value. You never saw a street opening that did not enhance property in value.

Mayor Breidenbach: Mr. Sacks, are you protesting against the opening of Avenue P?

Mr. Sacks: I am protesting.

Mr. Owen Fox: I understand this is a public improvement, but our concern feels it is premature yet. It is not necessary to open up this street. At the same time, if there is a public demand for it, and it is a public necessity, and you have to have it, we will have to stand for it.

Commissioner Raymond moved that "An ordinance to provide for the opening and widening of Avenue P from its northerly terminus at Allegheny Avenue northerly to Ferry Street, also known as Lincoln Highway, and from the southerly line of the 100 foot right of way of the Newark and New York Branch of the Central Railroad of New Jersey, southerly to the northerly line of Delancy Street," be laid over for one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas —Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey," be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Mr. Congleton: I have prepared an ordinance to amend our zoning ordinance so as to bring it in harmony with the new 1924 zoning ordinance.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to amend an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of build-

ings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That the title of Article IV of an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919, is hereby amended to read as follows:

Article IV—Board of Adjustment.

Section 2. That Section 19 of Article IV of said ordinance is hereby amended to read as follows:

Section 19—Membership.

A Board of Adjustment as authorized by Chapter 146 of the Laws of 1924 is hereby established. The words "the board" when used in this article refer to the Board of Adjustment The

Board shall consist of five citizens of the City to be appointed by the Board of Commissioners of the City of Newark, and shall serve for a term of five years each, until their successors shall be appointed and qualify, except that of the members of the Board first appointed one shall be appointed for the term of one year, one for the term of two years, one for the term of three years, one for the term of four years and one for the term of five years. Nothing herein contained shall prevent the appointment to said Board of persons in the employ of, or holding office under the Board of Commissioners of the City of Newark.

The members of the said Board may be removed for cause, upon written charges and after public hearing by the Board of Commissioners of the City of Newark. Any vacancy in said Board shall be filled for the unexpired term of the member whose term shall become vacant. Upon its appointment and yearly thereafter the Board shall organize by the selection of one of the members as Chairman thereof.

Section 3. That Section 20 of Article IV of said ordinance is hereby amended to read as follows:

Meetings of the Board shall be held at the call of the Chairman and at such other times as the Board may determine. The Board may fix by rule the manner in which the Chairman shall issue any such call for a meeting and the amount of notice required of any such call. The Board may also fix by rule the manner, including the amount of notice required, in which meetings other than those at the call

of the Chairman may be held. The Chairman, or in his absence, the acting Chairman, may administer oaths and compel the attendance of witnesses. All meetings of the Board shall be open to the public. The Board shall keep minutes of its proceedings, showing the vote of each member upon each question, or if absent or failing to vote, indicating such fact, and shall keep records of its examination and other official actions, all of which shall be immediately filed in the office of the Board and shall be a public record.

Section 4. That Section 21 of Article IV of said ordinance is hereby amended to read as follows:

Section 21—Appeals.

Appeals to the Board of Adjustment may be taken by any person aggrieved or by any officer, department, board or bureau affected by any decision of the administrative officer. Such appeal shall be taken within a reasonable time as provided by the rules of the Board by filing with the officer from whom the appeal is taken and with the Board of Adjustment a notice of the appeal specifying the grounds thereof. The officer from whom the appeal is taken shall forthwith transmit to the Board all the papers constituting the record upon which the action appealed from was taken.

An appeal stays all proceedings in furtherance of the action appealed from, unless the officer from whom the appeal is taken certifies to the Board after the notice of the appeal shall have been filed with him that by rea-

son of facts stated in the certificate a stay would, in his opinion, cause imminent peril to life or property. In such case proceedings shall not be stayed otherwise than by a restraining order on application or notice to the officer from whom the appeal is taken and on due cause shown.

The Board of Adjustment shall fix a reasonable time for the hearing of the appeal, giving due notice to the parties in interest and decide the same within a reasonable time. Upon the hearing any party may appear in person or by agent or by attorney.

Section 5. That Section 22 of Article IV of said ordinance is hereby amended to read as follows:

Section 22—Jurisdiction

The Board of Adjustment shall have the following powers:

(1) To hear and decide appeals where it is alleged there is error in any order, requirement, decision or determination made by an administrative official in the enforcement of this ordinance.

(2) To hear and decide special exceptions to the terms of the ordinance as follows:

(a) Where a use of district boundary line divides a lot in a single ownership at the time of the passage of this ordinance, permit a use authorized on either portion of such lot to extend to the entire lot.

(b) Permit in a business district

the construction, extension, alteration or conversion of a building intended for the storage of motor vehicles, or a motor vehicle service station or gasoline service station, except as prohibited under Section 6a.

(c) Grant in undeveloped sections of the city temporary and conditional permits for not more than two years for structures and uses in contravention of the requirements of Article I of this ordinance.

(d) Exempt a proposed building in a C. D. or E. area district from the requirements of maintaining the minimum setback line observed by at least one-half of the buildings situated on either side of a street between two intersecting streets. This relief shall, however, be granted only in cases where the proposed building adjoins on either or both sides buildings which do not conform to such minimum setback line, or where compliance with the minimum setback line would cause unnecessary hardship to the owner without any compensating benefit to the community.

(e) Where the street layout actually on the ground varies from the street layout as shown on the use, height or area map, apply the designations shown on the mapped streets in such a way as to carry out the intent and purpose of the plan for the particular section in question.

(f) Permit any public utility building.

(g) Impose in the granting of exceptions to the terms of the ordinance

as above set forth such conditions and safeguards as in the opinion of the Board are appropriate to bring such special exceptions in harmony with the general purposes and intention of this ordinance, in accordance with paragraphs a to f of this sub-section.

(8) To authorize upon appeal in specific cases such variance from the terms of this ordinance as will not be contrary to the public interest, where owing to special conditions a literal enforcement of the provisions of this ordinance will result in unnecessary hardship, and so that the spirit of the ordinance shall be observed and substantial justice done.

The specific enumeration of special instances in sub-section (2) of this section shall not be deemed as a limitation upon the powers conferred upon said power in this sub-section.

Section 6. That Article IV of said ordinance be further amended by the addition thereto of two new paragraphs, sections 22-a and 22-b, as follows:

22-a. In exercising the above mentioned powers the Board may reverse or affirm wholly or partly or may modify the order, requirement, decision or determination appealed from and may make such order, requirement, decision or determination as ought to be made, and to that end shall have all the powers of the officer from whom the appeal is made. The concurring vote of three members of the Board shall be necessary to reverse any order, requirement, decision or determination of any such administrative

official, or to decide in favor of the applicant, on any manner upon which it is required to pass under this ordinance or to effect any deviation in this ordinance or in any other ordinance adopted pursuant to the provisions of Chapter 146 of the Laws of 1924.

22-b. The Board shall have power to adopt rules and regulations for its own government and relating to the holding of meetings and the giving of notice therefor. It shall also have power to adopt rules and regulations fixing the time within which appeals from the decision of any administrative officer shall be taken and for the fixing of the time and manner of giving notice to the parties in interest in any such appeal. It shall also have power to adopt such other rules and regulations as it may deem necessary to interpret and carry into effect the provisions of this ordinance.

Section 7. All ordinances and parts of ordinances inconsistent with this ordinance are hereby repealed.

Section 8. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

Section 6 declared open to amendment.

Section 7 declared open to amendment.

Section 8 declared open to amendment.

The ordinance was declared open in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on July 29th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the grading, curbing, flagging and paving of Lake Street, from Ballantine Parkway to Elwood Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing, flagging and paving of Lake Street, from Ballantine Parkway to Elwood Avenue with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that

the title of "An ordinance to provide for the grading, curbing, flagging and paving of Montclair Avenue, from Manchester Place to the west side of Third Street, with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing, flagging and paving of Montclair Avenue, from Manchester Place to the west side of Third Street, with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation.

The ordinance have been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the grading, curbing, flagging and paving of Highland Avenue, from Delavan Avenue to Elwood Avenue, with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing, flagging and paving of Highland Avenue, from Delavan Avenue to Elwood Avenue, with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordaining clause of an ordinance entitled "An ordinance to provide for the grading, curbing, flagging and paving of Third Street, from Heller Parkway to Montclair Avenue, with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation," be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that

the title of "An ordinance to provide for the construction of the 'Lehigh Avenue Storm Water Sewer' be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes: ..

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the construction of the Lehigh Avenue Storm Water Sewer.

The ordinance having been read three times, was declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond submitted the following ordinance as a matter of information:

An ordinance to provide for the grading, curbing, flagging and paving of Eastern Parkway, from 100 feet south of Varsity Road to about 345 feet northerly, with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation.

Commissioner Raymond moved that the foregoing ordinance be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of forty-eight thousand, eight hundred and thirty-two dollars and fifty-three cents (\$48,832.53) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs, as follows:

Alms house	\$14,112.13
City Hospital	32,049.38
Fourth of July Celebration	989.01
Public Affairs	40.57
City Sundries	18.09
Public Outing	932.35
Band Concerts	676.00
Relief and Education of cer- tain indigent children.....	15.00
	<hr/>
	\$48,832.53

F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of eight thousand, seventy-two dollars and sixty-nine cents (\$8,072.69) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows

Contingent	\$1,231.00
City Sundries.....	46.35
Street Improvement charges	5,725.00
Assessments to be refunded..	1,034.19
House Sewer Assessments....	30.90
Interest	5.25
	<hr/>
	\$8,072.69

John Howe
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of four thousand, three hundred and seventy-four dollars and nine cents (\$4,374.09) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

License	\$ 123.00
Reserve Uncompleted con-	
tracts	3,700.00
Police	551.09
	<hr/>
	\$4,374.09

W. J. Brennan
John Howe
Thomas L. Raymond,
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of seventeen thousand, five hundred dollars and forty-seven cents (\$17,500.47) be and the same is hereby appropriated to the persons named on the annexed certified lists, being the bills and claims of the Department of Parks and Public Property as follows:

Centre Market	\$ 4,437.20
#11 Engine House Con-	
struction	7.63
Green & Franklin St. Prop-	
erty	125.79
Market Construction	11.83
Miscellaneous advertising....	1,032.46
Parks & Public Property.....	139.56
Smoke Abatement	30.14
Streets Improvements ad	
vertising	305.56
Weights & Measures.....	35.55
Printing & Stationery	3,056.78
Public Buildings	7,643.18
Shade Tree	684.69
	<hr/>
	\$17,500.47

John Howe
Charles P. Gillen
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of twelve hundred ninety-one dollars and forty cents (\$1,291.40) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending July 9, 1924, as follows:

Shade Tree\$1,291.40

Charles P. Gillen
John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of \$167,671.53 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and

chargeable to the Department of Public Works as follows:

Water	\$15,082.39
Wanaque Fund	1,224.00
Street Cleaning	11,408.71
Streets	7,015.94
Sidewalks	1,036.33
Public Lighting	27,034.48
Sewers	1,168.29
House Sewer Connections..	881.48
Docks	1,157.20
Port Newark Development	89,732.06
Surveys	195.25
Purchases	28.53
Motors	7,857.61
Reserves	3,663.54
Street Improvement ad- vertising	185.72
	<hr/>
	\$167,671.53

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$17,780.25 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

Port Newark Development..\$14,780.25
 Chancellor Avenue Paving.. 3,000.00

 \$17,780.25

Thomas L. Raymond
 John Howe
 Charles P. Gillen
 F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$32,052.42 be and the same hereby is appropriated to the persons named as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, semi-monthly
 payrolls ending July 15,
 1924\$32,052.42

Thomas L. Raymond
 John Howe
 Charles P. Gillen
 F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$41,023.49 be and the same hereby is appropriated to the persons named, as per certified list attached being the

gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

Water\$30,673.49
 Wanaque Fund 10,350.00

 \$41,023.49

Thomas L. Raymond
 John Howe
 Charles P. Gillen
 F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$33,095.91 be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

City Treasurer, weekly pay-
 rolls ending July 9, 1924..\$33,095.91

Thomas L. Raymond
 John Howe
 Charles P. Gillen
 F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the following changes affecting the payrolls of the Department of Public Affairs, be and the same are hereby approved:

John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

Bureau of Baths

Appointment from Eligible List

Nellie Miserandino, Attendant, salary \$960 per annum, effective June 24, 1924.

Anna Ford, Attendant, salary \$960 per annum, effective July 5, 1924.

Appointment No Eligible List

John Finnigan, Temporary Fireman, salary \$2,444 per annum, effective July 1, 1924.

F. C. Breidenbach
John Howe,
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Pawnbroker

Isadore Colmes, 316 Market Street.

Auctioneer

Joseph W. Kline, 200 Passaic Street.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerks in the office of the Board of Commissioners of Assessments for Local Improvements, Department of Revenue and Finance, be and the same is hereby increased to the amounts set opposite their respective names effective August 1, 1924:

Oliver B. Burdett, from \$3,600 to \$4,000.

Charles A. Reilly, from \$2,580 to \$2,700.

Albert F. Lutz, from \$2,400 to \$2,580.

John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerk in

the office of the Comptroller, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite his respective name, effective August 1, 1924:

Leo A. Reilly, from \$1,980 to \$2,100.

John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, A compromisory settlement has been reached as to the final disposition of Personal taxes assessed against the American Undergarment Company, Inc., of Nos. 32-36 Green Street, for the year 1922 amounting to one thousand, five hundred and twelve dollars (\$1,512.00); therefore, be it

RESOLVED, That the Tax Receiver be authorized to accept five hundred dollars (\$500) in full settlement of the 1922 assessment and the balance of tax to be cancelled, pursuant to the provisions of Chapter 39 P. L. 1911, page 60.

John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions

RESOLVED, That the following resolution adopted by the Board of Commissioners of the City of Newark at a meeting held June 24, 1924, be and the same is hereby rescinded:

“WHEREAS, The Civil Service Commission has certified the name of Louis O. Filiger, as eligible for appointment; therefore, be it

“RESOLVED, That Louis O. Filiger be and he is hereby appointed as engineer in the Centre Market, Department of Parks and Public Property at an annual salary of three thousand, six hundred and forty dollars (\$3,640) said appointment to become effective July 1, 1924.”

Charles P. Gillen
John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Civil Service Commission certified the name of Louis O. Filiger as eligible for appointment; therefore, be it

RESOLVED, That Louis O Filger be and he is hereby appointed as Chief Engineer in the Centre Market, Department of Parks and Public Property at an annual salary of three thousand, six hundred and forty dollars (\$3,640), said appointment to become effective July 1, 1924.

Charles P. Gillen
John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Rose A. Connelly be and she is hereby appointed as attendant at the Comfort Station, Centre Market, Department of Parks and Public Property at an annual salary of nine hundred and sixty dollars (\$960) said appointment to become effective July 16, 1924.

Charles P. Gillen
John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That David Beinhacker be and he is hereby temporarily appointed as City Hall Police-

man in the Division of Public Buildings, Department of Parks and Public Property at an annual salary of one thousand, five hundred dollars (\$1,500), said appointment to become effective July 1, 1924.

Charles P. Gillen
John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Daniel McGovern be and he is hereby temporarily appointed as elevator attendant at the Centre Market, Department of Parks and Public Property at an annual salary of one thousand, two hundred dollars (\$1,200) said appointment to become effective July 16, 1924.

Charles P. Gillen
John Howe
F. C. Breidenbach
Thomas L. Raymond,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following named be and they are hereby temporarily appointed to the positions and at the salaries shown opposite their respective names in the Division

of Buildings, Department of Parks and Public Property, said appointments to become effective July 1, 1924:

Charles H. Byrne, Engineer, \$2,600.
K. Stankienicz, Fireman, \$2,444.
Myles Fitzpatrick, Fireman, \$2,444.

Charles P. Gillen
John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following named be and they are hereby temporarily appointed to the positions and at the salaries shown opposite their respective names in the Centre Market, Department of Parks and Public Property, said appointments to become effective July 1, 1924:

John A. Rast, Engineer, \$2,600.
Patrick Hughes, Fireman, \$2,444.

Charles P. Gillen
John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Mary E. Lee be and she is hereby appointed as cleaner in the Centre Market, Department of Parks and Public Property at the rate of two dollars and fifty cents (\$2.50) per day, said appointment to become effective July 1, 1924.

Charles P. Gillen
John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the extension of the water supply at the City Hospital; and,

WHEREAS, It is the opinion of the Director of the Department of Parks and Public Property that the bids received should be rejected; therefore, be it

RESOLVED, That all bids received in connection with this work be and the same are hereby rejected; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to readvertise for bids under revised plans and specifications.

Charles P. Gillen
John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark is very fortunate in being chosen as the meeting place for the annual convention of the Atlantic Deeper Waterways Association which is the foremost organization interested in the development of ports and waterways in the United States; and,

WHEREAS, The objects of this association are in line with the ambitions of the City of Newark to make Newark Bay a greater harbor and Port Newark Terminal a great national port; and,

WHEREAS, The said convention will have an important bearing on bringing to the attention of the whole nation the importance of Port Newark Development; and,

WHEREAS, It is customary for cities in which the annual conventions of the said association are held to raise, by popular subscriptions, a sum of money to defray various expenses in connection with the convention, including the entertainment of the thousand of more delegates who will attend and many other distinguished visitors of national prominence; therefore, be it

RESOLVED, That we, the City Commissioners, of the City of Newark, hereby make public appeal to individuals and firms in charge of the many important industries and other large business houses of the City to contribute as generously as possible to the fund that is now being raised by a committee appointed by Mayor Frederick C. Breidenbach to make all arrangements for the said convention.

F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and Francis H. Ruhe for the furnishing and delivering to the Department of Public Works of glass chimneys, a copy of which contract dated May 16, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and C. L. Wallraff & Company for the furnishing and delivering to the Department of Public Works of automobile tires, a copy of which contract dated June 30, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Edward M. Waldron, Inc., for repairs to front of the City stable located on Hudson Street, for the Department of Public Works, a copy of which contract dated June 10, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and

directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and H. L. Harrison & Son, Inc., for sewers for the Meadow District, Section 1, dated the 9th day of July, 1924, and awarded to H. L. Harrison & Son, Inc., a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and H. L.

Harrison & Son, Inc., for sewer in Marsh Street, et al., Port Newark Terminal, dated the 7th day of July, 1924, and awarded to H. L. Harrison & Son, Inc., a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering cracked stone.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on which date as he shall in said advertisement designate.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Director of the Department of Public Works did on the seventh day of July, 1924, receive sealed proposals for furnishing and delivering to the said Department of creosoted wood blocks; and,

WHEREAS, But one (1) bid was submitted and the price therein quoted is deemed higher than may be obtained by readvertising for said sealed proposals; therefore, be it

RESOLVED, That the bid herein above referred to be and the same hereby is rejected, and that the Director of the Department of Public Works be and he hereby is directed to readvertise for sealed proposals for furnishing and delivering creosoted wood blocks.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering motor oils to the Department of Public Works be and the same hereby is awarded to Reliable Gas and Oils, Inc., Newark, it being the lowest responsible bidder, the amount of its bid being as follows:

Approximately 3,750 gallons motor oils, in grades from 1 to 5 and Ford Motor Oils:

For all grade 1 (extra light), at 28 cents per gallon.

For all grade 2 (light), at 35 cents per gallon.

For all grade 3 (medium), at 40 cents per gallon.

For all grade 4 (heavy), at 42½ cents per gallon.

For all grade 5 (extra heavy), at 50 cents per gallon.

For all Ford Motor Oils, at 42½ cents per gallon.

Approximately 150 gallons Hoist Oil (summer or winter):

For all Summer Hoist Oil, at 35 cents per gallon.

For all Winter Hoist Oil, at 24 cents per gallon.

Approximately 375 gallons differential and transmission oil, at 32½ cents per gallon.

All of above prices are for deliveries in bulk.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS Public Service Railway Company now has a pole located on the westerly side of Mulberry Street

distant fifteen feet (15') northwardly from the northerly curb line of Commerce Street, in the City of Newark County of Essex and State of New Jersey, which pole for public reasons it is desired shall be moved thirteen (13') northwardly from its present position, otherwise to occupy the same relative position in the highway, and said Company has expressed a willingness to accede to such desire upon being authorized and directed by resolution of this body; therefore,

RESOLVED, That Public Service Railway Company be and it is hereby requested and directed to move the location of said pole and place the same in the position above recited.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Jerome H. Osbahr, whose name has been certified by the Civil Service Commission as eligible, be and he hereby is appointed to the position of Clerk, in the Department of Public Works (Streets) at a compensation of \$80 per month, effective July 16th, 1924.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering chlorine, horseshoes, tips and rubber pads and steel hoof protectors to the Department of Public Works be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

Pennsylvania Salt Mfg. Co.,
New York City

One (1) or more cylinders of chlorine, delivered to Charlotteburg, N. J., Cedar Grove, N. J., or to any point within the City limits where containers can be loaded, at .0793 cents per lb., F.O.B. Chrome, N. J.

Blacksmiths Supply Co.,
Newark

Approximately 35 kegs #7 long heel med. hind horseshoes, at \$7.29 per keg.

Approximately 19 kegs #8 long heel med. hind horseshoes, at \$7.29 per keg.

Approximately 8 kegs #8 long heel med. front horseshoes, at \$7.29 per keg.

Approximately 20 kegs #7 med. front horseshoes tips, at \$7.79 per keg.

Approximately 20 kegs #8 med. front horseshoes tips, at \$7.79 per keg.

Approximately 600 lbs. #10 Vul-

can horseshoe nails, at \$4.69 per keg.

Approximately 100 lbs. #9 Vulcan horseshoe nails, at \$4.69 per keg.

Approximately 300 lbs. $\frac{1}{2}$ "x $\frac{1}{2}$ " toe steel, at 4 $\frac{1}{2}$ cents per lb.

Approximately 300 lbs. $\frac{3}{4}$ "x $\frac{1}{2}$ " toe steel, at 4 $\frac{1}{2}$ cents per lb.

Approximately 216 pairs #7 "Rogers" rubber horseshoe pads, at 59 cents a pair.

Approximately 252 pairs #8 "Rogers" rubber horseshoe pads, at 65 cents a pair.

Approximately 288 pairs #9 "Rogers" rubber horseshoe pads, at 69 cents a pair.

Approximately 360 pairs #6 steel hoof protectors, at 15 $\frac{1}{4}$ cents a pair.

Approximately 180 pairs #7 steel hoof protectors, at 15 $\frac{1}{4}$ cents a pair.

Approximately 252 pairs #8 steel hoof protectors, at 15 $\frac{1}{4}$ cents a pair.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Guilford Street was laid out on Commisisoners Map of Clinton Township annexed by act of the Legislature approved March 24, 1869; from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue; and,

WHEREAS, Said portion of Guilford Street has never been accepted or opened by the City of Newark; and,

WHEREAS, Application has been made to this Board of Commissioners to release and extinguish the public right, if any, arising from such dedication; and,

WHEREAS, Under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27th, 1917, and the acts amendatory and supplementary thereto, this Board is empowered, after public hearing, by ordinance to release and extinguish the public right arising from such dedication; and,

WHEREAS, It appears to this Board of Commissioners that said portion of Guilford Street will not be a public benefit and that the public interest will be better served by releasing said lands from dedication; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that an ordinance releasing and extinguish the public right arising from the dedication of Guilford Street as the same is laid out on Commissioners Map of Clinton Township annexed by Act of the Legislature approved March 24, 1869, from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue and also as shown on a map on file in the office of the Chief En-

gineer, Division of Surveys, Department of Public Works, known and designated as No. 1301-V, be taken up for consideration at a meeting to be held Tuesday, August 5th, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers, for one day at least ten days before said August 5th, 1924, of the intention of the Board so to do.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering bituminous coal.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe,
Raymond, Mayor Breidenbach.

WHEREAS, A contract was awarded on April 1st, 1924, to the Standard Bitulithic Company for the paving with asphalt of Osborne Terrace from Renner Avenue to Lehigh Avenue, which contract provided for 1,657 cubic yards of earth excavation at \$1.65 per cubic yard; and,

WHEREAS, Since the original figure for earth excavation was determined, building operations in the vicinity have been the cause of placing additional earth, required to be excavated, to the extent of 788 cubic yards, as shown by daily reports from inspectors; therefore, be it

RESOLVED, That the Standard Bitulithic Company be allowed, on their final estimate for the paving of Osborne Terrace from Renner Avenue to Lehigh Avenue, 788 cubic yards of extra earth excavation at \$1.65 per cubic yard, amount of \$1,300.20.

Thomas L. Raymond.
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe,
Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing

and delivering limestone dust.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe,
Raymond, Mayor Breidenbach.

RESOLVED, That George W. Mendels, seasonal licensed lumber inspector in the Bureau of Docks, Department of Public Works (Port Newark Dredging), be and he hereby is appointed as seasonal creosoted treatment Inspector in the said Bureau at the rate of 25 cents per thousand feet, board measurement, effective July 15, 1924.

Thomas L. Raymond.
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe,
Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering gasoline, high pressure vertical hub valves and

repair parts for Watson wagons, to the Department of Public Works be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

**Standard Oil Company,
Newark**

Approximately 3,200 gallons gasoline per week to any point within the City limits, at 2½ cents below open tank wagon delivery price.

Approximately 200 gallons gasoline per week to Charlotteburg, N. J., at 2½ cents per gallon below open tank wagon delivery price.

Approximately 50 gallons gasoline per week to Little Falls, N. J., at 2½ cents per gallon below open tank wagon delivery price.

Open tank wagon price on date of bid being 19½ cents per gallon.

**A. P. Smith Mfg. Company,
East Orange, N. J.**

One (1) 16 inch high pressure vertical hub valve, at \$365.00.

One (1) 20 inch high pressure vertical hub valve, at \$545.00.

Millard G. Furman, Newark

Repair parts for Watson wagons, based on the Department's estimated requirements for a period of one (1) year, being three thousand five hundred dollars, \$3,500.00.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the construction of a sewer in Peck Avenue between First and Second Avenue be and the same is hereby awarded to Giacinto Cestone, he being the lowest formal bidder, the total amount of his bid based on the estimated quantities being \$2,458.00.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the construction of a sewer in Riverside Avenue between Chester Avenue and Second River, be and the same is hereby awarded to James P. Jensen, he being the lowest formal bidder, the total amount of his bid based on the estimated quantities being \$19,991.70.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas.—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for the construction of "Sewers for the Meadow District, Section 2." Bids to be received between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas.—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of five thousand seven hundred sixty-seven dollars and thirty-four cents (\$5,767.34) be and the same is hereby appropriated to James R. Nugent for the acquisition by the City of Newark of a certain tract of salt meadow land described as follows:

Beginning at Black Stake Creek with the southeast corner of meadow of Joseph Wilcox; thence along his line south 64 degrees, 5 chains, 80 links; thence south 11 degrees, 30 minutes east 3 chains, 88 links to a small worm; thence south 76 degrees east 30 links; thence south 44 degrees east 1 chain, 60 links; thence north 78 degrees, 15 minutes east 2 chains, 83 links to said Creek; thence up the several courses thereof to the beginning.

The said sum of five thousand seven hundred sixty-seven dollars and thirty-four cents (\$5,767.34) being appropriated from the Port Newark Development Account and payment of the same to be made to the said James R. Nugent upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas.—Commissioners Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen not voting.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment

and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of twenty-one thousand four hundred and seventy-four dollars (\$21,474) be and the same is hereby appropriated to James R. Nugent for the acquisition by the City of Newark of a certain tract of salt meadow land described as follows:

Beginning at a point on the westerly side of Bound Creek at a point where it is intersected by a ditch; thence up said ditch north eighty-four degrees and 41 minutes west 320.5 feet to Hoyt; thence along Hoyt south 4 degrees west 511.35 feet to one Faitoute; thence along said Faitoute south 3 degrees and 34 minutes west 412.3 feet to Meeker; thence along Meeker south 38 degrees and 17 minutes east 495 feet to one Bond; thence along Bond north six degrees and 30 minutes east 1,006.90 feet to Bound Creek; thence up Bound Creek north 45 degrees and 45 minutes west 111 feet; thence still up Bound Creek north 21 degrees and 23 minutes west 187.20 feet to the point or place of beginning.

The said sum of twenty-one thousand four hundred and seventy-four dollars (\$21,474) being appropriated from the Port Newark Development Account and payment of the same to be made to the said James R. Nugent upon the filing by him with the Acting

City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen not voting.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of four thousand eight hundred dollars (\$4,800) be and the same is hereby appropriated to James R. Nugent for the acquisition by the City of Newark of a certain tract of salt meadow land described as follows:

Beginning at the westerly corner of a piece of meadow adjoining Bound Creek belonging to heirs of Aaron Bond, deceased, now Security Land & Improvement Company; thence along their line south 84 degrees 30 minutes east 399.30 feet to meadow belonging to James C. Bond,

now Security Land & Improvement Company; thence along the same south 22 degrees 15 minutes west 495 feet more or less to the Union County line; thence westerly along the same 230 feet more or less to the easterly line of meadow belonging to Alfred Jones, now Security Land & Improvement Company; thence along the same north 2 degrees 30 minutes east 465 feet more or less to point and place of beginning.

Containing 3.20 acres more or less.

The said sum of four thousand eight hundred dollars (\$4,800) being appropriated from the Port Newark Development account and payment of the same to be made to the said James R. Nugent upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

F. C. Breidenbach
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond.

Commissioner Gillen not voting.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water

for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of one thousand eight hundred seventy-five (\$1,875) be and the same is hereby appropriated to James R. Nugent for the acquisition by the City of Newark of a certain tract of salt meadow land described as follows:

Beginning at the northeast corner of meadow formerly belonging to Charles Schutte, now Security Land & Improvement Company, and in line of meadow belonging to Matthew Hoehn; thence southerly and along the easterly line of Charles Schutte, now Security Land & Improvement Company, 340 feet more or less to a point in the northerly line of meadow belonging to Security Land & Improvement Company; thence easterly along the same 210 feet, more or less, to the westerly line of meadow formerly of Ebenezer Johnson, now belonging to Samuel W. Johnson; thence northerly and along the same 325 feet, more or less to the southeasterly corner of said meadow belonging to Matthew Hoehn; thence westerly along the said southerly line of meadow belonging to Matthew Hoehn 150 feet, more or less, to point and place of beginning.

Containing 1½ acres, more or less.

The said sum of one thousand eight hundred seventy-five (\$1,875) dollars being appropriated from the Port Newark Development Account and payment of the same to be made to the said James R. Nugent upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen not voting.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore be it

RESOLVED, That the sum of two thousand seven hundred and forty-five dollars (\$2,745) be and the same is hereby appropriated to James R. Nugent for the acquisition by the City of Newark of a certain tract of salt meadow land, described as follows:

BEGINNING at Elihu Bond's ditch in line of Joseph Lyon; thence South

seventy degrees forty-five minutes East five chains and nine links; thence North eight degrees thirty minutes East, three chains and seventy-nine links along Joseph Lyon and Jacob Foster; thence North sixty-seven degrees and forty-five minutes West two chains and sixty-seven links to a corner of said ditch; thence South forty degrees and twenty-five minutes West seventy-five links; thence South thirteen degrees fifteen minutes West two chains along said ditch to the BEGINNING.

Containing two acres, more or less, and bounded South and East by Joseph Lyon's meadow and North by said ditch. Excepting therefrom so much land as has recently been taken by the City of Newark for the opening of Carnegie Avenue..

The said sum of two thousand seven hundred and forty-five dollars (\$2,745) being appropriated from the Port Newark Development account and payment of the same to be made to the said James R. Nugent upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
F. C. Breidenbach
John Howe,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen not voting.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance off public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore be it

RESOLVED, That the sum of three thousand three hundred and twenty-six dollars and thirty-one cents (\$3,326.31) be and the same is hereby appropriated to James R. Nugent for the acquisition by the City of Newark of a certain tract of salt meadow land described as follows:

BEGINNING on the Westerly side of Pennington Avenue, South 350 feet from the corner of the same and Elm Street, as on Map of John C. Jennings, which was formerly part of the Real Estate of General Thomas Ward, deceased; thence along Pennington Avenue South 32 degrees 50 minutes West 635 feet; thence North 57 degrees 10 minutes West 150 feet; thence North 32 degrees 50 minutes East 625 feet; and thence South 57 degrees 10 minutes East 150 feet to the place of BEGINNING.

Containing 2 and 19/100 acres.

Being Lots Nos. 43 to 67, both inclusive, on said Map.

The said sum of three thousand three hundred and twenty-six dollars and thirty-one cents (\$3,326 31) being appropriated from the Port Newark

Development account and payment of the same to be made to the said James R. Nugent upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen not voting.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency, and the City Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper city officer.

Roebling Coal Company, furnish and deliver anthracite coal. (Contract bond.)

Francis H. Ruhe, furnish and deliver glass chimneys. (Contract bond.)

C. L. Wallraff & Company, furnish and deliver automobile tires (Contract bond.)

United Lead Company, furnish and deliver lead pipe. (Contract bond.)

Edward M. Waldron, Inc., repairs to City stable on Hudson Street (Contract and indemnity bonds)

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled, "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the grading, curbing, flagging and paving of Eastern Parkway from 100 feet south of Varsity Road to about 345 feet northerly with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or re-setting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever necessary and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or re-setting of the curb, in accordance with the plans, specifications and profiles dated July 14th, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessary of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvements are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of an ordinance providing for said improvement. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvements, in proportion to the benefits received, under and by virtue of the provisions of the above referred to.

That in order to temporarily finance said improvement the sum of \$7,500.00 is hereby appropriated and temporary bonds or notes shall be issued from time to time to meet the cost thereof; under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an im-

provement commission," approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on August 5th, 1924, at 11 o'clock a. m., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the

following ordinance which was read by the clerk:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that portion of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue.

The Board of Commissioners of the City of Newark, or ordain:

Section 1. That all lands in the City of Newark included within the limits of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue as the same is 'a' out on Commissioners Map of Clinton Township annexed by act of the Legislature approved March 24, 1869, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1301-V, which has never been accepted or used for public or street purposes, be and the same are hereby released from dedication under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts supplementary thereto and amendatory thereof.

Section 2 That this ordinance shall take effect immediately and all ordi-

nances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on August 5th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from Schwarz Brothers Company, relative to application to place in the heavy industrial zone property situated on the west side of Dawson Street from Thomas to Parkhurst Streets, was received and read.

Commissioner Gillen: I move it be received and referred to the Zoning Commission for recommendation and report.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from the Republic Varnish Company, relative to application to place in the heavy industrial zone property situated on the west side of Dawson Street from Thomas to Parkhurst Streets, was received and read.

Commissioner Gillen: I move it be received and referred to the Zoning Commission for recommendation and report.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from the Atlantic Deeper Waterways Association, relative to the Seventeenth Convention to be held in the City of Newark from September 16th to 19th, was received, read and on motion ordered filed.

A communication from E. W. Wollmuth, Executive Secretary of the Chamber of Commerce, relative to the proposed opening and widening of Ward Street, was received, read and on motion ordered referred to the Director of the Department of Public Works.

Commissioner Raymond: It seems to me it is a very important improvement for the Market? You are convinced of it, are you?

Commissioner Gillen: I don't know about the section from Canal Street to River Street.

Commissioner Raymond: My idea is that it makes a through way. It is almost essential to have that artery. You have got Broad and Mulberry and you have to have a relieving artery.

Commissioner Gillen: It will be more of a turning street. It is such a short street that it never can be considered a main artery. I would look upon it as a turning street. Merely for the turning of traffic from one main street into another.

Commissioner Raymond: If River Street is going to be occupied by railroad business and thereby limited in its capacity, you will need this street. Canal Street doesn't lead anywhere. It lands people on Broad Street right up against a wall.

Commissioner Howe: These butcher wagons and auto trucks standing out in Ward Street near Hamilton is another unfortunate thing.

Commissioner Raymond: I have felt that to shift all your traffic to Canal Street would be bad. To have cross-traffic would be far better.

Commissioner Gillen: If you want to get to the northern part of the City coming from the Ironbound District you will naturally come through River Street instead of the proposed Ward Street. For instance, if you were to come up Lafayette Street and Ward Street were to be opened from that thoroughfare through to River Street you would not think of using Ward Street on account of the congestion caused by the trucks of the wholesale beef houses on Ward Street between Mechanic and Hamilton Streets. I think the opening of Ward Street from Market Street to Commerce Street would be all right but I do not believe Ward Street should be opened from Canal Street into River Street. It would go through valuable properties and would be very expensive and would be of little use at that point. There is a narrow street running from Canal Street to River Street near the Market known as Cherry Street, which could be widened if there was any great demand in the future for a street at that point.

Commissioner Raymond: Well, if you go on developing one-way streets, you have got to have lateral arteries. You have got an awful stretch from Mulberry to River Street.

Commissioner Gillen: I don't think

the value of Ward Street from Canal Street through to River Street would be anything.

Mayor Breidenbach: Cherry Street has got some costly buildings on it.

Commissioner Gillen: If Ward Street were to be a long thoroughfare, say of forty or fifty blocks, it would be worthwhile to open this proposed extension, but anyone wishing to go from the northern section of the City to the Ironbound District would naturally use River Street as is done now or anyone wishing to come from the lower end of the City to the northerly end of the City would use River Street. They would not use Ward Street going either way. Ward Street at best is merely a turning street.

Commissioner Howe: No one, certainly, will come down Market Street to Ward Street to go through there.

Mayor Breidenbach: A motion is in order to adjourn.

Commissioner Howe: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

JOHN HOWE
CHARLES P. GILLEN
THOMAS L. RAYMOND
F. C. BREIDENBACH

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

July 22, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Absent:—Commissioner Brennan.

The minutes of meeting of July 15th were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

No response.

Commissioner Raymond moved that the title of "An ordinance to provide for the grading, curbing, and flagging of Noble Street from Frelinghuysen Avenue to Meeker Avenue," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

the value of Ward Street from Canal Street through to River Street would be anything.

Mayor Breidenbach: Cherry Street has got some costly buildings on it.

Commissioner Gillen: If Ward Street were to be a long thoroughfare, say of forty or fifty blocks, it would be worthwhile to open this proposed extension, but anyone wishing to go from the northern section of the City to the Ironbound District would naturally use River Street as is done now or anyone wishing to come from the lower end of the City to the northerly end of the City would use River Street. They would not use Ward Street going either way. Ward Street at best is merely a turning street.

Commissioner Howe: No one, certainly, will come down Market Street to Ward Street to go through there.

Mayor Breidenbach: A motion is in order to adjourn.

Commissioner Howe: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

JOHN HOWE
CHARLES P. GILLEN
THOMAS L. RAYMOND
F. C. BREIDENBACH

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

July 22, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Absent:—Commissioner Brennan.

The minutes of meeting of July 15th were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

No response.

Commissioner Raymond moved that the title of "An ordinance to provide for the grading, curbing, and flagging of Noble Street from Frelinghuysen Avenue to Meeker Avenue," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing and flagging of Noble Street from Frelinghuysen Avenue to Meeker Avenue.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the grading, curbing, flagging and paving of Hazel Place from Runyon Street 250 feet northerly with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing, flagging and paving of Hazel Place from Runyon Street 250 feet northerly with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the repaving of West Park Street from Broad Street to Halsey with asphalt pavement (1½" top, 1½" binder) on the old foundation built up where necessary," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the repaving of West Park street from Board Street to Halsey Street with asphalt pavement (1½" top, 1½" binder) on the old foundation built up where necessary.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of thirty-eight thousand, five hundred fifty two dollars and forty-five cents (\$38,552.45) be and the same is hereby appropriated to the City Treasurer, for semi-monthly payrolls, July 1 to 15, 1924, of the Department of Public Affairs, as follows:

Public Affairs	\$ 1,194.57
Employment Bureau	799.66
Out Door Poor	1,009.57
Almshouse	2,828.79
Bureau of Baths	2,669.62
City Home	2,275.39
Bureau of Health	12,323.97
City Hospital	15,195.88
Public Outing	255.00
	<hr/>
	\$38,552.45

F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of one hundred sixty-four thousand, seven hundred seventy-four dollars and six-

ty-nine cents (\$164,774.69) be and the same is hereby appropriated to the City Treasurer, as per the annexed certified list, being the semi-monthly payroll of the Department of Public Safety, July 1st to 15th, as follows:

Director's Office	\$ 687.48
1st Criminal Court	864.14
2nd Criminal Court	645.40
3rd Criminal Court	572.48
Building Division	2,092.48
Electrical Division	572.50
Licenses Division	567.50
Fire Division	72,081.07
Police Division	86,691.61
	<hr/>
	\$164,774.69

John Howe
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of four thousand, sixty dollars and ninety-seven cents (\$4,060.97) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Assessments to be refunded ..	\$1,045.15
Elections	1,749.18
City Sundries	89.00
Revenue and Finance	12.00
Street Improvement charges ..	1,165.64
	<hr/>
	\$4,060.97

John Howe
Thomas L. Raymond
F .C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of twenty thousand, four hundred sixty-three dollars and forty-eight cents (\$20,463.48) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance from July 1st to 15th, 1924, as follows:

Director's	\$ 924.15
Comptroller's	2,227.50
Auditor's	1,362.50
City Treasurer's	787.50
Tax Receiver's	1,895.00
Tax Arrears	865.00
Tax Receiver's (Temp.).....	105.00
Board of Assessment & Revision of Taxes	5,865.80
Board of Assessment for Local Improvements	732.50
Law Department	2,154.98
City Clerk's Department.....	2,193.32
First District Court	672.74
Second District Court	677.49
	<hr/>
	\$20,463.48

John Howe
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of twelve thousand, three hundred forty-seven dollars and fifty-eight cents (\$12,347.58) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Parks and Public Property from July 1st, 1924, to July 16, 1924, as follows:

Director's Office	\$ 1,356.99
Smoke Abatement	125.00
Public Buildings	4,325.42
Centre Market	4,600.17
Weights and Measures	857.50
Printing and Stationery	150.00
Shade Tree	932.50
	<hr/>
	\$12,347.58

Charles P. Gillen
John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one thousand, five hundred and twelve dol-

lars and forty cents (\$1,512.40) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending July 16, 1924, as follows:

Shade Tree\$1,512.40

Charles P. Gillen
John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe Raymond, Mayor Breidenbach

RESOLVED, That the sum of nine thousand, seven hundred sixty-seven dollars and thirty-five cents (\$9,767.35) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Anti-Toxin Stable construction	\$ 176.00
Additional Hospital accommodations	5,852.00
Centre Market	87.00
Eighth Precinct Station construction	800.00
#11 Engine House Construction	1,205.10
Printing and Stationery.....	321.75
Shade Tree	1,325.50

	\$9,767.35

Charles P. Gillen
Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of thirty-six thousand, ninety-seven dollars and thirty-two cents (\$36,097.32) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows:

City Treasurer, weekly pay-rolls ending July 16th, 1924	\$36,097.32
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Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of two hundred eighteen thousand, six hundred ninety-four dollars and six cents (\$218,694.06) be and the same hereby

is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Estimates (Street improvements)	\$203,919.01
Sewers	13,962.29
Reserves	512.76
Maintenance of Incline Plane	300.00
	<hr/>
	\$218,694.06

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of five thousand, seven hundred twenty-three dollars and ninety cents (\$5,723.90) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

Estimates	\$5,723.90
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Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, By the Board of Commissioners of the City of Newark that the following changes affecting the payroll of the Newark City Hospital be and the same are hereby approved:

Permanent Appointments from Certification

Stephen Welch, Telephone Operator.
\$960 a year, July 5, 1924.

William Roke, Telephone Operator,
\$960 a year, July 1, 1924.

Frank R. Ginley, Clerk-Stenographer,
\$1,380 a year, July 2, 1924.

Temporary Appointments in the Competitive Class

Edward Farrell, Chauffeur, Temp.,
\$1,440 a year, July 1, 1924.

Anna McRobbie, Charge Nurse, O. R., Temp., \$1,320 a year, July 1, 1924.

Flora Fernau, Resident Nurse, Temp., \$1,080 a year, July 1, 1924.

Helen Robertson, Resident Nurse, Temp., \$1,080 a year, July 2, 1924.

Richard Williams, Second Cook, Temp., \$840 a year, July 2, 1924, noon.

Appointments in the Non-Competitive Class

Henry Connor, Porter, \$600 a year,
June 23, 1924, noon.

Richard Lawcey, Laundry Worker.

Temp., \$696 a year, July 1, 1924.

Fred De Rose, Porter, \$576 a year, July 1, 1924.

George Thornton, Orderly, \$696 a year, June 30, 1924.

Franklin Allen, Orderly, \$696 a year, July 1, 1924, noon.

William Morris, Orderly, \$696 a year, July 3, 1924.

Laura Keys, House Maid, \$576 a year, June 26, 1924.

Grance Randolph, House Maid, \$576 a year, July 2, 1924.

Mary Horbelt, House Maid, \$576 a year, July 3, 1924.

Leave of Absence

Jean Paton, Nurses Helper, 1 month, illness in family, July 1, 1924.

Mary Lynch, Laundry Worker, 1 month, illness July 1, 1924.

Charles Tuttle, Laundry Worker, 2 months, illness, July 1, 1924.

Frank Walsh, Orderly, 1 month, illness, June 25, 1924.

Henrietta Mebus, House Maid, 1 month, illness, July 1, 1924.

Carrie Green, House Maid, 2 months, illness, July 1, 1924.

Returned from Leave of Absence

Isabel Bennett, 2nd Asst. Supt. of Nurses, \$1,320 a year, June 22, 1924.

Jean Howe, Undergraduate Nurse, \$600 a year, July 6, 1924.

Ruby Paul, Undergraduate Nurse, \$600 a year, July 1, 1924.

James Moran, Porter, \$696 a year, July 1, 1924.

Alfred Kearny, Orderly, \$696 a year, July 1, 1924.

Salary Increase

Mary McInerney, Telephone Operator, from \$960 to \$1,080 a year, July 1, 1924.

John McNally, Orderly, from \$600 to \$696 a year, (sleeps out), July 1, 1924.

Resignations

Ethel Cort, Telephone Operator, June 30, 1924.

Grace A. Cairns, Charge Nurse, O. R., June 30, 1924.

Anne McRobbie, Resident Nurse, June 30, 1924.

Richard Dalton, Porter, June 30, 1924.

William McGrath, Porter, June 30, 1924.

Marjon Glossick, Porter, June 7, 1924.

Robert Cushman, Orderly, June 30, 1924.

Ruth Fox, Nurse, June 30, 1924.

F. C. Breidenbach

Charles P. Gillen

John Howe

Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following changes affecting the payrolls of the Department of Public Affairs, be and the same are hereby approved:

Bureau of Baths
(Temporary Appointments)

James P. Hall, Attendant, salary \$960 per annum, July 10, 1924.

Marshall Mackenzie, Attendant, salary \$960 per annum, July 10, 1924.

Thomas Armstrong, Attendant, salary \$960 per annum, July 10, 1924.

Fred Zuberbueler, Engineer, salary \$960 per annum, July 16, 1924.

Herman J. Schubert, Attendant, salary \$960 per annum, July 10, 1924.

Bureau of Health

(Leave of absence with half pay)

Grace Wehr, Clerk-Typist, for two months, dating from July 16, 1924.

Temporary Appointment, No Eligible List

Antonio Galdo, Clerk-Stenographer, salary \$1,380 a year, June 25, 1924.

William S. Jennings, Sanitary Inspector, salary \$1,620 a year, July 1, 1924.

Rescinding Resolution #9605, insofar as it effects the appointment of William S. Jennings, Sanitary Inspector.

F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

To the Board of Commissioners of the City of Newark, N. J.

Dear Sirs:

I respectfully submit the statements annexed (by items) of the amounts in gross as shown by the records in this office of the cost and expenses of the several sewers, pavings, grading and curbing and flagging, Chapter 152, Laws of 1917, now completed, which statements are now ready to be referred to the Board of Commissioners of Assessments for Local Improvements, in order that assessments for benefits may be levied in accordance with law.

A. K. Brady,
Acting Auditor of Accounts

Sunset Avenue Pavings.....	\$ 6,588.10
Brookdale Avenue Paving....	15,553.80
Osborne Terrace Paving.....	24,744.10
Weequahic Avenue Paving..	71,994.15
Underwood Street Paving..	18,000.10
Aldine Street Paving.....	4,581.90
Patten Place Paving.....	8,630.75
Mulford Place Paving.....	6,357.85
Keer Avenue Paving.....	14,172.70
Chancellor Avenue Paving..	49,184.61
Goodwin & Schuyler Avenue	
Sewer	2,289.15
Eighteenth Avenue Sewer....	3,996.40
Weequahic Park Sewer.....	5,437.50

RESOLVED, By the Board of Commissioners of the City of Newark, N. J., that the foregoing report and declaration of costs be and the same are hereby referred to the Board of Commissioners of Assessments for Local Improvements to assess benefit

pursuant to the direction and provision of the statutes in such cases made and provided.

John Howe
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That George H. Cook be and he is hereby temporarily appointed as Engineer at the Centre Market, Department of Parks and Public Property, at an annual salary of two thousand, six hundred dollars (\$2,600), said appointment to become effective July 10, 1924.

Charles P. Gillen
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Angelo Buro and Albert Foraste be and they are hereby appointed as cleaners at the Centre Market, Department of Parks and Public Property, at an annual salary

of one thousand and eighty dollars (\$1,080) each, said appointments to become effective July 16, 1924.

Charles P. Gillen
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That John J. Early be and he is hereby appointed as Attendant at the Comfort Station, Centre Market, Department of Parks and Public Property at a salary of nine hundred and sixty (\$960) per annum, said appointment to become effective August 1, 1924.

Charles P. Gillen
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following resolution adopted by the Board of Commissioners of the City of Newark at a meeting held July 15, 1924, be and the same is hereby rescinded:

“RESOLVED, That the following named be and they are hereby tem-

poarily appointed to the positions and at the salaries shown opposite their respective names in the Centre Market, Department of Parks and Public Property, said appointments to become effective July 1, 1924:

John A. Rast, Engineer, \$2,600.
Patrick Hughes, Fireman, \$2,444."

Charles P. Gillen
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following named be and they are hereby temporarily appointed to the positions and at the salaries shown opposite their respective names in the Centre Market, Department of Parks and Public Property, said appointments to become effective June 16, 1924:

John A. Rast, Engineer, \$2,600.
Patrick Hughes, Fireman, \$2,444.

Charles P. Gillen
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It was necessary to lay cement sidewalks at Military Park and Doane Park; and,

WHEREAS, The Director of the Department of Parks and Public Property asked several contractors to estimate the cost of same; and,

WHEREAS, The lowest estimates he received from the contractors was forty cents (40c) per square foot; and,

WHEREAS, Other estimates ran over fifty cents (50c) per square foot and the bids received in competition for the flooring of the old Centre Market indicated that in advertising for bids the cost would exceed forty cents (40c) per square foot; and,

WHEREAS, The said Director knowing that the Department of Public Works had a contract with a contractor to lay sidewalks similar to the ones to be laid at the said Parks at thirty cents (30c) per square foot; and,

WHEREAS, The said Director did request the Department of Public Works to send the said contractor to him to determine if he would lay the said sidewalks at the rate of thirty cents (30c) per square foot; and,

WHEREAS, A contractor visited the Director of the Department of Parks and Public Property and to the best knowledge and belief of said Director of Parks and Public Property he was the contractor who was doing the said sidewalk work and he did agree to lay said sidewalks at the rate

of thirty cents (30c) per square foot; and,

WHEREAS, In the judgment of the Director of the Department of Parks and Public Property this price was so far below the prevailing prices that it would effect a great saving to the City; and

WHEREAS, There was an emergency for the early completion of the work;

THEREFORE, The said Director of the Department of Parks and Public Property did enter into an agreement with the said contractor to have the City work done; therefore, be it

RESOLVED, That the Board of City Commissioners hereby ratify the said agreement.

Charles P. Gillen
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and New York Telephone Company for telephone service for the Department of Public Works, (Port Newark, West Dock), a copy of which contract dated July 14, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works is authorized and di-

rected to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and United Lead Company for the furnishing and delivering to the Department of Public Works of lead pipe, a copy of which contract, dated June 20, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Roeb-
ling Coal Company for the furnishing
and delivering to the Department of
Public Works of anthracite coal, a
copy of which contract, dated June 20,
1924, is hereto annexed, be and the
same hereby is approved and the Di-
rector of the Department of Public
Works and the City Clerk hereby are
authorized and directed to execute the
same on the part of the City of New-
ark upon the adoption of this resolu-
tion.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Gillen, Howe,
Raymond, Mayor Breidenbach.

RESOLVED, That the contract be-
tween the City of Newark and La Lo
Chemical Company for the furnishing
and delivering to the Department of
Public Works of Automobile Greases
and Lubricants, a copy of which con-
tract, dated July 1, 1924, is hereto an-
nexed, be and the same hereby is ap-
proved, and the Director of the De-
partment of Public Works and the
City Clerk hereby are authorized and
directed to execute the same on the
part of the City of Newark upon the
adoption of this resolution.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Gillen, Howe,
Raymond, Mayor Breidenbach.

RESOLVED, That the contract be-
tween the City of Newark and J. B.
Gilligan-Casey Company for paving
Clifton Avenue from Orange Street to
Seventh Avenue, dated the 17th day
of June, 1924, and awarded to J. B.
Gilligan-Casey Company, a copy of
which contract is hereunto annexed,
be and the said contract is hereby ap-
proved, and the Director of the De-
partment of Public Works and the
City Clerk are authorized and directed
to duly execute the same on behalf
of the City upon the passage of this
resolution.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Gillen, Howe,
Raymond, Mayor Breidenbach.

RESOLVED, That the contract be-
tween the City of Newark and J. B.
Gilligan-Casey Company, for paving
Hansbury Avenue from Bergen Street
to 200' westerly, dated the 17th day
of June, 1924, and awarded to J. B.
Gilligan-Casey Company, a copy of
which contract is hereunto annexed,
be and the said contract is hereby
approved, and the director of the De-

partment of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company, for paving Hansbury Avenue from Maple Avenue to Clinton Place, dated the 17th day of June, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company, for paving Roseville Avenue from Springdale Avenue to Bloomfield Avenue, dated the 17th day of June, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company, for paving North 11th Street from Third Avenue to Second Avenue, dated the 17th day of June, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Newark Paving Company for repaving Shanley Avenue from Clinton Avenue to Rose Terrace, dated the 17th day of June, 1924, and awarded to Newark Paving Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and the Borough of Glen Ridge for furnishing water from August 15, 1924, until the Wanaque supply is ready, at \$90 per million gallons, a copy of which con-

tract, dated July 15, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of three thousand, four hundred (\$3,400) dollars be and the same is hereby appropriated to George Gildersleeve for the acquisition by the City of Newark at a certain tract of meadow land, described as follows:

Block 1422, Lot 6

1423	6
1424,	5 containing 2.27 acres
1430,	2
1429,	1
1428,	1

on the official assessment maps of the City of Newark.

The said sum of three thousand, four hundred (\$3,400) dollars being appropriated from the Port Newark Development account, and pay rent of the same to be made to the said George Gildersleeve upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for the following:

Aldine Street storm water sewer between Chancellor Avenue and Pomona Avenue.

Lehigh Avenue storm water sewer and branches.

Bids to be received between the hours of 10 and 10:15 A. M. at the office of said Director on such date as he shall in said advertisement designate.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering sill cocks to the Department of Public Works be and the same hereby is awarded to Mueller Company, Inc., New York City, it being the lowest responsible bidder, the amount of its bid being as follows:

Approximately 2,000 $\frac{1}{2}$ " sill cocks (description "A"), at 39 cents each.

Approximately 50 keys for sill cocks, no charge.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the construction of railroad tracks and ballasting of same at Port Newark Terminal be and the same is hereby awarded to Linde & Griffith Company, they being the lowest formal bidder, the amount of their bid being \$36,580.00.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, On January 10th, 1924, the Director of the Department of Public Works entered into contract, on the part of the City of Newark, with Photostat Corporation, New York City, for furnishing and delivering photostat paper;

WHEREAS, the said contract contains a clause whereby the same may be continued in force for a further period of six (6) months, upon the mutual consent of the parties hereto; and,

WHEREAS, It is deemed advisable to continue said contract for a further period of six months from July 1st, 1924, the contractor having agreed hereto; therefore, be it

RESOLVED, That said contract entered into between the City of Newark and Photostat Corporation, dated January 10th, 1924, be and the same hereby is continued in effect for a further period of six months from July 1st, 1924, and upon the filing by the contractor with the said Department of Public Works of its written consent and upon the filing with the said Department of Public Works of the consent of the surety on said contract.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Donald Goold be and he hereby is appointed temporarily as Rodman in the Department of Public Works (Surveys) at a compensation of \$100 per month, effective July 21st, 1924.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate has been submitted to the Board of Commissioners of the City of Newark by the Engineer in charge of the Bureau of Sewers showing the probable cost of constructing a sewer in Clinton Place, between Hansbury Avenue and Chancellor Avenue, for the use of the abutting property only, together with lateral connections to the curb lines of said street, to be \$800.00, said probable cost being based on the best information obtainable as to the probable cost of such sewer; and

WHEREAS, The entire cost of doing the work will be less than one

thousand dollars; therefore be it

John Howe
Charles P. Gillen

RESOLVED, That in accordance with the provisions of the said Chapter 115 of the State Laws of 1919, the estimate so submitted and presented be and the same is hereby adopted and ordered filed; and be it further

RESOLVED, That the Board hereby signifies its intention to construct a sewer in Clinton Place between Hansbury Avenue and Chancellor Avenue, together with lateral connections to the curb lines; and that the Director of the Department of Public Works of the City of Newark will hear objections to the making of said improvement on Monday, July 28th, 1924, at 10 o'clock a. m., at the office of said Director on the second floor, City Hall, Newark, N. J.; and be it further

RESOLVED, That the Engineer in charge of the Bureau of Sewers be and he is hereby authorized and directed to mail a copy of this resolution to the last known owner of record as shown by the tax records of the City of Newark, N. J., of property abutting on the portions of the street or highway through which such sewer is proposed to be constructed; and that the Engineer be and he is further instructed to post or cause to be posted a copy of this resolution in the City Hall, Newark, N. J., at least five days prior to the introduction of a second resolution setting forth the final decision of said Board to construct such sewer.

Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate was submitted to the Board of Commissioners of the City of Newark by the Engineer in charge of the Bureau of Sewers showing the probable cost of constructing a sewer in Avenue C, between Miller Street and Vanderpool Street, for the use of the abutting property only, to be \$800.00, said probable cost being based on the best information obtainable as to the probable cost of such sewer; and

WHEREAS, The Board of Commissioners signified its intention by a resolution to construct such a sewer in Avenue C, between Miller Street and Vanderpool Street, at a meeting of said Board held on July 8th, 1924; and

WHEREAS, A copy of such resolution together with a notice stating that objections to the making of said improvement would be heard by the Director of the Department of Public Works on July 14th, 1924, at 10 o'clock A. M., was mailed or caused to be mailed by the said Engineer to the last known address of the last owner of record, as shown by the tax maps of such city, of the property abutting on the portion of the street or highway through which such sewer is proposed to be constructed; and

WHEREAS, A copy of such resolu-

tion and notice was posted conspicuously in the City Hall at least five days prior to the introduction of this resolution, setting forth the final decision of said Board to cause the construction of said sewer; and

WHEREAS, At least two weeks have elapsed since the passage of the first resolution to which this resolution refers; therefore be it

RESOLVED, That this Board hereby signifies its final decision to construct a sewer in Avenue C between Miller Street and Vanderpool Street, and the construction of such sewer to be done by day labor under the direct supervision of the Department of Public Works.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of twenty dollars (\$20.00) be and the same is hereby appropriated to the Board of Education of West Milford Township for the purchase by the City of Newark of a tract of land containing one-half ($\frac{1}{2}$) acre, not including the building formerly occupied as a school house, and located at Union Valley, West Milford Township, Passaic County, N. J. Said sum of twenty dollars (\$20.00) being appropriated

from the Watershed Extension Account and payment of the same is to be made to the said Board of Education of West Milford Township upon the filing by them with the City Auditor of a satisfactory warranty deed approved by the Law Department.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency, and the City Clerk hereby is directed to file the same with the Department of Public Works, which will in turn file the same with the proper city officer.

J. B. Gilligan-Casey Company, paving of Clifton Avenue, Orange Street to Seventh Avenue. (Contract, maintenance and indemnity bonds.)

J. B. Gilligan Company, paving of Hansburg Avenue, Bergen Street to 200 feet westerly. (Contract, maintenance and indemnity bonds.)

J. B. Gilligan Company, paving of Hansbury Avenue, Maple Avenue to Clinton Place. (Contract, maintenance and indemnity bonds.)

J. B. Gilligan Company, paving of Roseville Avenue, from Springdale

Avenue to Bloomfield Avenue. (Contract, maintenance and indemnity bonds.)

J. B. Gilligan Company, paving of North 11th Street, Third Avenue to Second Avenue. (Contract, maintenance and indemnity bonds.)

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency, and the City Clerk hereby is directed to file the same with the Department of Public Works, which will in turn file the same with the proper city officer.

La Lo Chemical Company, furnish and deliver automobile greases and lubricants. (Contract bond.)

H. L. Harrison & Son, Inc., construct sewer in Marsh Street, Port Newark Terminal. (Contract and indemnity bonds.)

H. L. Harrison & Son, Inc., construct sewer in Meadow District, Section No. 1. (Contract and indemnity bonds.)

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

A communication from the Atlantic Deeper Waterways Association relative to the Seventeenth Annual Convention, to be held at Newark, from September 16th to September 19th, 1924, was received, read and on motion ordered filed.

A communication from W. W. Drinker, Chief Engineer of The Port of New York Authority, relative to traffic on the Lincoln Highway between Elizabeth and Newark, was received, read and on motion ordered referred to the Director of Public Works and the Director of Public Safety.

A communication from Edward Kenny, requesting the enactment of an ordinance to do away with or modify the dreadful unnecessary noises emanating from the trolley cars running on the streets of the City of Newark, was received, read and on motion ordered referred to the Director of Public Works.

The following communications were received and read:

Division of Buildings

Newark, N. J., July 19, 1924.

The Board of Commissioners of
The City of Newark.

Honorable Sirs:

The Commission on Building Dis-

tricts and Restrictions has considered an application to change the block bounded by North Sixth and North Seventh Streets, between First and Second Avenues, from a "C" area district to an "A" area district in order that they may build a greater percentage of lot area.

Since this entire block is in one ownership and will eventually be occupied by a single plant, the change will not affect the rights of any property owners.

Your Commission therefore respectfully recommends that the application be granted.

Respectfully submitted,
Commission on Building Districts
and Restrictions.
R. B. Rankin, Secretary.

Commissioner Gillen: I move the communication be received and filed, and the Law Department notified to prepare the necessary ordinance.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Division of Buildings

Newark, N. J., July 19, 1924.

The Board of Commissioners of
The City of Newark.

Honorable Sirs:

The Commission on Building Dis-

tricts and Restrictions has considered an application to change certain property on Dawson Street, between Thomas and Parkhurst Streets, from Industrial to Heavy Industrial.

Letters have been filed by Schwarz Brothers Company, the present owners, and the Republic Varnish Company, the prospective purchasers of this tract, stating that the property will be used for the extension of the latter firm's business only, namely, the manufacture of varnishes and enamels.

Since this property is in a section of the city largely devoted to varnish manufacture, your Commission respectfully recommends that this application be granted.

Respectfully submitted,
Commission on Building Districts
and Restrictions.
R. B. Rankin, Secretary.

Commissioner Gillen: I move it be received and referred to the Law Department for the preparation of the necessary ordinance.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Division of Buildings

Newark, N. J., July 19, 1924.

The Board of Commissioners of
The City of Newark.

Honorable Sirs:

The Commission on Building Dis-

tricts and Restrictions has considered an application to change the regulations on Crawford Street so that a public garage may be erected at numbers 60 to 66.

Your Commission received a protest against this change signed by the owners of nearly all the frontage on the street. This protest, coupled with the fact that the proposed garage would be within two hundred feet of a church, makes it necessary for your Commission to recommend that the application be not granted.

Respectfully submitted,
Commission on Building Districts
and Restrictions.
R. B. Rankin, Secretary.

Ordered filed.

Commissioner Raymond offered the following ordinance, which was read by the clerk:

An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereinafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violations of its provisions," adopted December 31, 1919, is hereby amended by extending the Heavy Industrial District, as shown on the Use District Map, so as to include the area hereinafter described:

BEGINNING at the intersection of Thomas and Dawson Streets; thence westerly along Thomas Street to a point distant 100 feet east of the easterly line of Hermon Street; thence southerly along a line 100 feet east of and parallel to the projection of the easterly line of Hermon Street to Parkhurst Street; thence easterly along Parkhurst Street to Dawson Street; thence northerly along Dawson Street to the place of BEGINNING;

and that the Use District Map which accompanies said ordinance, to which this ordinance is an amendment, be and the same is hereby changed so as to include within said Heavy Industrial District the area above described.

Section 2. That the ordinance above mentioned is hereby further amended by extending the "A" Area District, as shown on the Area District Map, so

as to include the block bounded on the north by First Avenue; on the east by North Sixth Street; on the south by Second Avenue; and on the west by North Seventh Street; and that the Area District Map which accompanies the ordinance, to which this ordinance is an amendment, be and the same is hereby changed so as to include within said Area District the area above described.

Section 3. All ordinances and parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 4. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on July 29.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for heating service for the anti-toxin stables and laboratories at Ivy Hill, South Orange, N. J., in accordance with plans and specifications as prepared by James S. Pigott, architect and engineer.

Charles P. Gillen
John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, New Jersey, the Director of the Department of Parks and Public Property advertised for and publicly received and opened bids for the installation of stokers, in the City Hospital Power House, the making of necessary changes, installing piping and specialties therein; and,

WHEREAS, Stewart & Farrell, bid the sum of fifty-four thousand, seven hundred and seventy dollars (\$54,770) for said work, which said bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to Stewart & Farrell at the price aforesaid; it being understood that two of the boilers will be in operation on or before September 15, 1924; and in case of the failure of contractors to place said boilers in operation on or before said date, that liquidated damages of \$200 for each and every day after said September 15, 1924, will be charged and deducted from the amount due or to become due to said contractor under said contract; the contract for said work to be prepared by the Law Department in accordance with the terms of this resolution; be it further

RESOLVED, That the Director of

the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark.

Charles P. Gillen
John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen: I move that the specifications for the steam connection between the anti-toxin stable at Ivy Hill, and the power house there be accepted by the Commission and filed.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

The following petition was received and read:

To the City of Newark,
New Jersey

The undersigned, property owners of Osborne Terrace and Runyon Street, are opposed to paving 250 feet on Hazel Place as it is not a through street and would not be an advantage to traffic. We as a majority do not think it is necessary to improve Hazel Place and pay the increased tax.

Signed by 6 property owners

signed by the owners.

Ordered referred to the Board of Assessments for Local Improvements.

Mayor Breidenbach: There being no further business a motion is in order to adjourn.

Commissioner Gillen moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Mr. W. H. Hammel: I would like to be heard.

Mayor Breidenbach: The meeting is adjourned.

Commissioner Gillen: I move that the Commission reconvene.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

Mr. W. H. Hammel, Hazel Place, representing Mrs. Frederick Wallen: I wish to protest to the paving of Hazel Place, representing Mrs. Wallen. She is neither directly nor indirectly benefited by the paving of that street, and I believe at the previous meeting you read the petition

Mayor Breidenbach: That ordinance was passed on final reading today, and I asked if any citizen wished to be heard.

Commissioner Howe: Is that the only protest on the street?

Mr. Congleton: This is a street where more than fifty per cent. of the property owners had petitioned for the improvement.

Mr. Hammel: I believe there was only three property owners in the proposed street, and they were neither directly nor indirectly benefited by it.

Commissioner Raymond: That is a proper matter to take up before the Assessment Commission. That was explained to some people last week. If you are not benefited, as you say, they won't be assessed. The Assessment Commission will give them a notice of meeting.

Mayor Breidenbach: Any other citizens with to be heard?

(No response.)

Commissioner Gillen: I that move that the meeting adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the
City of Newark, N. J.

W. J. EGAN
City Clerk

NEWARK, N. J.

July 29, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of meeting of July 22nd were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

(No response.)

Mayor Breidenbach: Any citizen wish to be heard on the ordinance for the construction of a sewer for the Meadow District, Section 3?

Mr. Rockwell, representing the W. S. Rockwell Company, Hyatt Avenue: We are not speaking against the

sewer as a whole, but only that part going down Hyatt Avenue from its junction with Wilson Avenue.

Commissioner Raymond: I will lay the matter over for two weeks and we will try in the meantime to get together to see what we can work out.

Commissioner Raymond moved that an ordinance entitled "An ordinance to provide for the construction of a sewer to be known and designated as 'Sewers for the Meadow District, Section 3,' be laid over for two weeks.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordaining clause of an ordinance entitled "An ordinance to provide for the opening and widening of Avenue P from its northerly terminus at Allegheny Avenue northerly to Ferry Street, also known as Lincoln Highway, and from the southerly line of the 100 foot right of way of the Newark and New York Branch of the Central Railroad of New Jersey southerly to the northerly line of Delancy Street," be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the
City of Newark, N. J.

W. J. EGAN
City Clerk

NEWARK, N. J.

July 29, 1924.

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Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of meeting of July 22nd were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

(No response.)

Mayor Breidenbach: Any citizen wish to be heard on the ordinance for the construction of a sewer for the Meadow District, Section 3?

Mr. Rockwell, representing the W. S. Rockwell Company, Hyatt Avenue: We are not speaking against the

sewer as a whole, but only that part going down Hyatt Avenue from its junction with Wilson Avenue.

Commissioner Raymond: I will lay the matter over for two weeks and we will try in the meantime to get together to see what we can work out.

Commissioner Raymond moved that an ordinance entitled "An ordinance to provide for the construction of a sewer to be known and designated as 'Sewers for the Meadow District, Section 3,' be laid over for two weeks.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordaining clause of an ordinance entitled "An ordinance to provide for the opening and widening of Avenue P from its northerly terminus at Allegheny Avenue northerly to Ferry Street, also known as Lincoln Highway, and from the southerly line of the 100 foot right of way of the Newark and New York Branch of the Central Railroad of New Jersey southerly to the northerly line of Delancy Street," be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: It there any-one wish to be heard on the ordinance to provide for the opening of Madison Avenue?

Mr. Congleton: Commissioner Raymond, this is the ordinance for the opening of Madison Avenue. Isn't that going to cause a lot of confusion when you have already got a Madison Avenue in the City, parallel with Avon Avenue?

Commissioner Raymond: I will move the matter be laid over a week. We don't want two different streets by the same name.

Commissioner Raymond moved that an ordinance entitled "An ordinance to provide for the opening of Madison Avenue 70 feet in width from McClellan Street southerly about 172 feet to its southerly terminus," be laid over for one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the release and extinguishment of the public right arising from the dedication of the following streets: Prospect Avenue from Clinton Place to Sixteenth Street, excepting such parts of Prospect Avenue as lie within the limits of Aldine Street and Crescent Avenue and Summit Avenue; Thirteenth Street from Chancellor Avenue

southerly to the Essex Union County Boundary Line, excepting such parts of Thirteenth Street as lie within the limits of Crescent Avenue and Keer Avenue; Fourteenth Street from Chancellor Avenue southerly to the Essex Union County Boundary Line, excepting that part of Fourteenth Street lying within the limits of Keer Avenue; Eleventh Street from Chancellor Avenue southerly to the Essex Union County Boundary Line, excepting that part of Eleventh Street lying within the limits of Keer Avenue; Fifteenth Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting that part of Fifteenth Street lying within the limits of Keer Avenue; Sixteenth Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting that part of Sixteenth Avenue lying within the limits of Keer Avenue; Halstead Avenue from Sixteenth Street easterly to the Essex-Union County Boundary Line, excepting such parts of Halstead Avenue as lie within the limits of Wyndmoor Avenue and Summit Avenue," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the release and extinguishment of the pub-

lie right arising from the dedication of the following streets: Prospect Avenue from Clinton place to Sixteenth Street, excepting such parts of Prospect Avenue as lie within the limits of Aldine Street and Crescent Avenue and Keer Avenue; Thirteenth Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line excepting such parts of Thirteenth Street as lie within the limits of Crescent Avenue and Keer Avenue; Fourteenth Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting that part of Fourteenth Street lying within the limits of Keer Avenue; Eleventh Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting that part of Eleventh Street lying within the limits of Keer Avenue; Fifteenth Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting that part of Fifteenth Street lying within the limits of Keer Avenue; Sixteenth Street from Chancellor Avenue southerly to the Essex-Union County Boundary Line, excepting that part of Sixteenth Street lying within the limits of Keer Avenue; Halstead Avenue from Sixteenth Street easterly to the Essex-Union County Boundary Line, excepting such parts of Halstead Avenue as lie within the limits of Wyndmoor Avenue and Summit Avenue.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Bredebach.

Mr. Al Schrier, 29 Garabaldi Avenue: The City intends to put Madison Avenue through as a local improvement. I don't see where that should go through as a local improvement. That street doesn't benefit nobody, but when the State Road goes through there the only thing it is going to benefit is the man that owns a car over in New York City. I don't see why the people over here should pay for that thing.

Commissioner Raymond: I will lay the matter over for a week.

Mr. Congleton: His protest is against this being opened as a local improvement.

Commissioner Raymond: How many people are protesting?

Mr. Schrier: I think there is two or three of them.

Commissioner Raymond: I will put it over for a week and see what the situation is.

Mrs. Mary Lyons, 18 Garabaldi Avenue: I don't see where it will do me any benefit. I am on a street that I can't get in, even with a load of coal, and I just had an assessment of \$500 for a sewer. I don't see where I should pay for this.

Commissioner Raymond: This is Madison Avenue; I will lay it over for a week.

Commissioner Raymond moved that the title of "An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that portion of Euclid Avenue from Chapel Street easterly to a point 82.64 feet west of Cornelia Street," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that portion of Euclid Avenue from Chapel Street easterly to a point 82.64 feet west of Cornelia Street.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified

uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries or districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919," be taken for its third reading.

Mr. Congleton: This is an ordinance to create a Board of Adjustment in place of the Zoning Commission, to make our Zoning Ordinance comply with the 1924 Act. This is the amendment to the zoning ordinance to bring our zoning ordinance in compliance with the new zoning law of the State.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and pro-

viding penalties for the violation of its provisions," adopted December 31, 1919.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the title of "An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of two thousand, five hundred thirty-four dollars and two cents (\$2,534.02) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs, as follows:

City Hospital	\$ 350.00
Public Outing	1,199.02
Band Concert	985.00
	<hr/>
	\$2,534.02

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of six hundred ninety-nine dollars and three cents (\$699.03) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Revenue and Finance	\$ 45.89
Collecting Taxes	214.89
City Sundries	216.85
Contingent	150.00
Assessments to be refunded.....	71.40
	—————
	\$699.03

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of one thousand, four hundred seventy-two dollars and sixty cents (\$1,472.60) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending July 23, 1924, as follows:

Shade Tree\$1,472.60

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond,
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of four hundred dollars (\$400.00) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Public Buildings\$400.00

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of thirty-six thousand, four hundred ninety-nine dollars and seventy-seven cents (\$36,499.77) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

City Treasurer, weekly pay-rolls, ending July 23,
1924\$36,499.77

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one thousand, two hundred dollars (\$1,200) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and

chargeable to the Department of Public Works as follows:

Water\$1,200.00

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of nine hundred ninety-five dollars (\$995.00) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

Street Cleaning\$995.00

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, By the Board of Commissioners of the City of Newark, that the following changes effecting the payroll of the Newark City Hospital, be and the same are hereby approved:

**Temporary Appointments in the
Competitive Class**

Winifred Garrison, Telephone Operator, \$20 a week, July 21, 1924.

Lillian McKelligett, Resident Nurse, \$1,080 a year, July 13, 1924.

Mary Lee, Resident Nurse, \$1,080 a year, July 13, 1924.

Joseph Hauser, Butcher, \$41 a week, July 16, 1924.

Non-Competitive Appointments

Helen Teimer, Porter, \$696 a year, July 7, 1924.

Matt Fox, Porter, \$696 a year, July 7, 1924.

John Cawley, Porter, \$696 a year, July 18, 1924.

Elizabeth O'Donnell, Porter, (Temp.), \$696 a year, July 14, 1924.

Elly Hansen, Porter, \$696 a year, July 12, 1924.

Mary Rowe, Dining Room Maid, \$576 a year, July 16, 1924, noon.

John Rothardt, Orderly, \$696 a year, July 7, 1924.

Daniel Sullivan, Orderly, \$696 a year, July 17, 1924.

Carmine Sofia, Orderly, \$696 a year, July 17, 1924.

Patrick Rooney, Orderly, \$696 a year, July 18, 1924.

Dominick Costa, Orderly, \$696 a year, July 18, 1924.

Sarah Kirscheman, House Maid, \$576 a year, July 11, 1924.

Annie Thornton, House Maid, \$576 a year, July 12, 1924.

Blanche Crowder, House Maid, \$576 a year, July 12, 1924.

Mary Roberts, House Maid, \$576 a year, July 16, 1924.

Salary Increases

Mae Donlin, Clerk-Stenographer, from \$1,260 to \$1,380 a year, July 16, 1924, noon.

William Coleman, Storekeeper, from \$1,740 to \$1,860 a year, July 16, 1924, noon.

Change of Name

Richard Lawcey appearing on Resolutions covering July 1, July 15, 1924, should read Richard Dawcey.

Leave of Absence

Irene O'Crowley, Jr. Laboratory Technician, three months, illness in family, July 18, 1924.

Charles Maguire, Porter, two weeks vacation, July 18, 1924.

Ruth Ross, Resident Nurse, one month, illness in family, July 16, 1924, noon.

Emily Kellner, Undergraduate Nurse, one half month, illness in family, July 16, 1924, noon.

William Blake, Second Cook, two months, illness, July 16, 1924.

Thomas O'Leary, Porter, one-half month, illness, July 18, 1924.

Louis Lawrence, Orderly, one month, illness, July 16, 1924, noon.

Pattie Roberts, House Maid, one-half month, illness, July 16, 1924, noon.

Returned from Leave of Absence

Mary Lynch, Laundry Worker, \$816 a year, July 15, 1924

Frank Walsh, Orderly, \$696 a year,
July 11, 1924.

Resignations

Martha Harlow, Undergraduate
Nurse, July 7, 1924.

Joseph McDonald, Fireman, July
16, 1924, noon.

John Hayes, Porter, July 6, 1924.

Henry Connor, Porter, July 16,
1924.

May Chapel, Dining Room Maid,
July 13, 1924, noon.

Alfred Kearny, Orderly, July 16,
1924.

Patrick Mooney, Orderly, June 21,
1924.

Franklin W. Allen, Orderly, July 16,
1924, noon.

Annie Mitchell, House Maid, July
16, 1924, noon.

Daisy McIntyre, House Maid, July
9, 1924.

Naomi Forman, House Maid, July
10, 1924, noon.

Annie Easton, House Maid, June 25,
1924, noon.

Mary Lewynn, House Maid, June 23,
1924.

Beatrice Smedley, House Maid, July
14, 1924.

Grace Randolph, House Maid, July
10, 1924.

Kathryn Mauer, Nurse, July 19,
1924.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners **Brennan**, **Gil-**
len, **Howe**, **Raymond**, **Mayor Breiden-**
bach.

WHEREAS, In accordance with the
law and by authority of the Board of
Commissioners of the City of Newark,
the Director of the Department of
Public Affairs, publicly solicited, re-
ceived and opened proposals for the
burial of pauper dead for a period of
five years (5), dating from May 1,
1924;

WHEREAS, William F. Mullin &
Son having bid the sum of twenty-one
dollars and seventy-five cents (\$21.75,
for adults if chestnut casket is used,
and nineteen dollars and seventy-five
cents (\$19.75) for adults if pine casket
is used, and thirteen dollars (\$13.00)
for children, if no dress be required
the price will be twelve dollars
(\$12.00) for children, was the lowest
responsible bidder; therefore, be it

RESOLVED, By the Board of Com-
missioners of the City of Newark that
the proposal of said William F. Mullin
& Son be and the same is hereby ac-
cepted and the contract awarded to
William F. Mullin & Son at the price
aforesaid and the Law Department is
directed to prepare the contract for
the said work upon the adoption of
this resolution and the Director of the
Department of Public Affairs and the
City Clerk of said City are hereby
authorized and directed to execute the
said contract.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following changes affecting the payrolls of the Department of Public Affairs, be and the same are hereby approved:

Bureau of Baths

Appointment from Eligible List

William Mahon, Temp., Attendant, salary \$960 per annum, effective July 24, 1924.

Bureau of Health

Leave of Absence Without Pay

Mrs. Alice Doran, Nurse, for three months, dating from August 1, 1924.

Almshouse

Leave of Absence Without Pay

Rhodella Williams, Laundress, for three months, dating from August 1, 1924.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerk in the office of the Comptroller, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite his respective name, effective August 1, 1924:

Joseph P. Healy from \$2,160 to \$2,280.

John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on February 5, 1924, issued its short time obligations known as Temporary Loan Bonds in the aggregate sum of five hundred thousand dollars (\$500,000) for money expended for Market Construction, said Temporary Loan Bonds being numbered 547, 548, 549, 550, 551, 552, 553, and 554 and dated February 5, 1924, and payable August 5, 1924; and,

WHEREAS, The improvement for which said five hundred thousand dollars (\$500,000) of Temporary Loan Bonds were issued was for Market

Construction, and is an improvement for which the City is authorized by Chapter 252 of the Laws of 1916, to issue bonds, and the City is without funds to pay said five hundred thousand dollars (\$500,000) of Temporary Loan Bonds issued therefor; therefore, be it

RESOLVED, That in pursuance of the provisions of an Act of the Legislature of the State of New Jersey entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of five hundred thousand dollars (\$500,000) for the purpose of temporary financing the improvement aforesaid and renewing said five hundred thousand dollars (\$500,000) issued therefor; further

RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to five hundred thousand dollars (\$500,000) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum, be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City

Clerk be and they are hereby authorized to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252 of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Auctioneer's Bonds

Maurice R. Lanes, 28 South Orange Avenue.

I. Lincoln Seide, 30 Clinton Street.
James Whitehead, 233 Market Street.

Harry C. Wortman, 430 Broad Street.

John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That John P. Owens, having been certified as eligible by the Civil Service Commission, be and he is hereby appointed to the position of Identification Clerk in the Police Division, Department of Public Safety, at a salary of \$1,380 per annum, payable semi-monthly as other salaries are paid, effective as of July 16, 1924.

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Eugene J. Mulvey and Joseph A. Hanlon, who have been certified as eligible by the Civil Service Commission, be and they are hereby appointed to the position of Utilityman in the Police Division, Department of Public Safety, at a salary of \$1,440 per annum, payable semi-monthly as other salaries are paid, effective August 1, 1924.

W J Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Thomas Early be and he is hereby temporarily appointed as fireman at the Centre Market, Department of Parks and Public Property at an annual salary of two thousand, four hundred and forty-four dollars (\$2,444), said appointment to become effective August 21, 1924.

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

WHEREAS, In the opinion of the Director of the Department of Parks and Public Property it is necessary to install screens at the Centre Market, and it will be to the City's financial

gain to have that work done by carpenters now employed in the city government; and,

WHEREAS, Material to cost in excess of five hundred dollars (\$500) will be required; and,

WHEREAS, An early erection of screens is necessary which will not permit advertising for bids for such material; and,

WHEREAS, By reason of the exigency an emergency exists; therefore, be it

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to order the required amount of material.

Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That James McHugh employed as laborer in the Shade Tree Division, Department of Parks and Public Property be and he is hereby transferred to the Centre Market, Department of Parks and Public Property at an annual salary of one thousand, one hundred and forty dollars (\$1,140), said transfer to become ef-

fective August 1, 1924.

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the resolution adopted by this Board on July 22, 1924, awarding to Stewart & Farrell, the contract for installation of stokers in the City Hospital Power House, making necessary changes, installing piping and specialties therein, for the sum of \$54,770.00, be and the same is hereby rescinded.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did pub-

hly receive and open bids for the installation of stokers in the City Hospital Power House, making necessary changes, installing pipe and specialties therein; and

WHEREAS, It is the opinion of the Director of the Department of Parks and Public Property that the bids received should be rejected; therefore, be it

RESOLVED, That all bids received in connection with this work be and the same are hereby rejected; and, be it further

RESOLVED, That the Director of the Departemnt of Parks and Public Property be and he is hereby authorized to readvertise for bids under revised plans and specifications.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the salaries of the following named employed in the Centre Market, Department of Parks and Public Property be and the same are hereby increased to the amounts shown opposite their respective names, said increases to become effective August 1, 1924:

Robert E. Carey, Cleaner, from \$1,080 to \$1,140.

Daniel Ryan, Cleaner, from \$1,080 to \$1,140.

Daniel Carrollton, Cleaner, from \$1,080 to \$1,140.

John McElroy, Cleaner, from \$1,080 to \$1,140.

Robert H. Strong, Laborer, from \$1,140 to \$1,200.

Carmine Pelose, Cleaner, from \$1,080 to \$1,140.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commisisoners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Patrick Moran employed as fireman in the Public Buildings, Department of Parks and Public Property be and he is hereby granted a three months leave of absence on account of illness, same to become effective July 16, 1924.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond submitted the following ordinance as a matter of information:

“An ordinance to provide for the opening and widening of Avenue P from its northerly terminus at Allegheny Avenue northerly to Ferry Street, also known as Lincoln Highway, and from the southerly line of the 100 foot right of way of the Newark and New York Branch of the Central Railroad of New Jersey southerly to the northerly line of Delancy Street.”

Commissioner Raymond moved that the foregoing ordinance be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the annexed release from the City of Newark to Ward Baking Company, be and the same is hereby approved, and the Director of the Department of Public Works and the City Clerk of the City of Newark are hereby authorized and directed to execute said release on behalf of the City on the adoption of this resolution; said release to be de-

livered to the said Ward Baking Company, on payment by him of the sum therein mentioned.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the annexed release from the City of Newark to Gus S. Sparks be and the same is hereby approved, and the Director of the Department of Public Works and the City Clerk of the City of Newark are hereby authorized and directed to execute said release on behalf of the City on the adoption of this resolution; said release to be delivered to said Gus S. Sparks, on payment by him of the sum therein mentioned.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract be-

tween the City of Newark and James P. Jensen for sewer in Riverside Avenue between Chester Avenue and Second River, dated the 18th day of July, 1924, and awarded to James P. Jensen, a copy of which contract is hereto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Walter Anderson and Joseph A. Rooney be and they hereby are appointed temporarily to the position of Engineering Draftsman, in the Department of Public Works, (Surveys) at a compensation of \$165 per month, effective July 28th and July 25th, 1924, respectively.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering the following materials to the Department of Public Works be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

M. C. Canfield & Sons Co., Newark

Approximately 2,000 pounds half and half solder, at 27½ cents a lb.

Foran Foundry & Mfg. Co.,
Flemington, N. J.

Approximately 6 two (2) light Standards 12' 6", at \$35 each.

Approximately 14 one (1) light Standards 12' 6", at \$31 each.

Approximately 4 two (2) light Standards 8' 4", at \$34 each.

Approximately 9 one (1) light Standards 8' 4", at \$30 each.

Bushwick Sheet Metal Mfg. Co., Inc.,
Brooklyn, N. Y.

Repairs to approximately 100 street dirt boxes, class "A," at \$3.88 box.

Repairs to approximately 100 street dirt boxes, class "B," at \$1.88 box.

Thomas L. Raymond,
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

-Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, On March 1st, 1924, the Director of the Department of Public Works entered into contract, on the part of the City of Newark, with Warner-Quinlan Company, New York City, for furnishing and delivering asphalt cement filler; and,

WHEREAS, The said contract contains a clause whereby the same may be continued in force for a further period of six (6) months, upon the mutual consent of the parties thereto; and,

WHEREAS, It is deemed advisable to continue said contract for a further period of six (6) months, from July 1st, 1924, the contractor having agreed hereto; therefore, be it

RESOLVED, That said contract entered into between the City of Newark and Warner-Quinlan Company, dated March 1st, 1924, be and the same hereby is continued in effect for a further period of six (6) months from July 1st, 1924, upon the filing by the contractor with the said Department of Public Works of its written consent and upon the filing with the said Department of Public Works of the consent of the surety on said contract.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering tapping sleeves and valves to the Department of Public Works be and the same hereby is awarded to A. P. Smith Mfg. Company, East Orange, N. J., it being the lowest responsible bidder, the amount of its bid, based on the Department's requirements being three thousand dollars (\$3,000.00).

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

The roll being called, the motion was declared adopted by the following votes:

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering Chrysler automobiles.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond submitted the following ordinance as a matter of information:

An ordinance to provide for the vacation of Cemetery Street from Springfield Avenue to the Woodland Cemetery, excepting so much of said street as lies within the boundaries of South Tenth Street, Brenner Street and Kent Street.

An ordinance to provide for the vacation of that portion of McKenzie Street lying between the easterly line of the same and the easterly line of Livingston Street as the latter is laid out parallel to and distant 211 feet, measured westerly at right angles from the westerly line of Belmont Avenue, and extending from the northerly line of Avon Avenue northerly to the southerly line of Waverly Avenue, excepting that part of the above described portion of McKenzie Street included within the limits of Rose Street.

Commissioner Raymond moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Application by petition has been made for the vacation of Cemetery Street, from Springfield Avenue to the Woodland Cemetery, excepting so much of said street as lies within the boundaries of South Tenth Street, Brenner Street and Kent Street; and,

WHEREAS, In the judgment of the Board of Commissioners of the City of Newark the public interests will be better served by granting such application; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that it is the intention of said Board, by virtue of the provisions of Section 1, sub-division (b) of Article XXII, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto, to vacate Cemetery Street from Springfield Avenue to the Woodland Cemetery, excepting so much of said street as lies within the boundaries of South Tenth Street, Brenner Street and Kent Street, as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as Map 1303V and that an ordinance vacating the same be taken up for consideration at a meeting of

this Board, to be held on Tuesday, August 19th, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers for one day at least ten days before said August 19th, 1924, of the intention of the Board so to do.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Application by petition has been made for the vacation of that portion of McKenzie Street lying between the easterly line of the same and the easterly line of Livingston Street as the latter is laid out parallel to and distant 211 feet, measured westerly at right angles from the westerly line of Belmont Avenue, and extending from the northerly line of Avon Avenue northerly to the southerly line of Waverly Avenue, excepting that part of the above described portion of McKenzie Street included within the limits of Rose Street; and,

WHEREAS, In the judgment of the Boards of Commissioners the public interests will be better served by

granting said application; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that it is the intention of said Board, by virtue of the provisions of Section 1, sub-division (b), of Article XXII, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto, to vacate that portion of McKenzie Street lying between the easterly line of the same and the easterly line of Livingston Street as the latter is laid out parallel to and distant 211 feet measured westerly at right angles from the westerly line of Belmont Avenue, and extending from the northerly line of Avon Avenue northerly to the southerly line of Waverly Avenue, excepting that part of the above described portion of McKenzie Street included within the limits of Rose Street; all as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1302-V, dated July 14, 1924, and that an ordinance vacating the same be taken up for consideration at a meeting of this Board, to be held on Tuesday, August 19th, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers for one day at least ten days before said August 19th, 1924, of the intention of the Board so to do.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the opening and widening of Avenue P from its northerly terminus at Allegheny Avenue northerly to Ferry Street, also known as Lincoln Highway, and from the southerly line of the 100 foot right of way of the Newark and New York Branch of the Central Railroad of New Jersey southerly to the northerly line of Delancy Street.

Part No. 1. From Lincoln Highway to Roanoke Avenue. Beginning at a point in the southerly line of Lincoln Highway (formerly Ferry Street) distant 695 feet measured westerly along the southerly line of Lincoln Highway, from the southwesterly corner of Lincoln Highway and Doremus Avenue (formerly Avenue R); thence running southwesterly 2,460 feet more or less to a point in the centre line of Roanoke Avenue distant

1,522 23 feet measured westerly along the center line of Roanoke Avenue, from the center line of Doremus Avenue (formerly Avenue R); the above described line being the center line of a street to be 75 feet in width.

Part No. 2. From Roanoke Avenue to Allegheny Avenue. Beginning at the intersection of Avenue P and Roanoke Avenue as described in Part 1; thence running southerly parallel with Doremus Avenue 677.84 feet to the northerly line of Allegheny Avenue; the above described line being the center line of a street to be 75 feet in width.

Part No. 3. A triangular strip to be added to Avenue P as the same is now open on the easterly side thereof and extending from the southerly line of the 100 foot right of way of the Newark and New York Branch of the Central Railroad southerly about 230 feet to the southerly terminus of Avenue P as now open. Beginning at the intersection of the easterly line of Avenue P as now open with the southerly line of the 100 foot right of way of the Newark and New York Branch of the Central Railroad; thence along said easterly line of Avenue P as now open South 17° 58' West 228.48 feet to a point in the southerly line of lands of the Central Railroad; thence along said line of lands south 63° 49' east 10.69 feet; thence north 15° 19' 40" east 230.25 feet to the place of beginning.

Part No. 4. From the northerly line of Wilson Avenue northerly to the southerly terminus of Avenue P as

now open. Beginning in the northerly line of Wilson Avenue at a point distant 1,455.34 feet measured westerly at right angles from the center line of Doremus Avenue, formerly Avenue R; thence running parallel with Doremus Avenue aforesaid north $24^{\circ} 21'$ east 3,610.38 feet more or less to an angle point; thence north $15^{\circ} 19' 40''$ east 254.48 feet to a point in the southerly terminus of Avenue P as now open. The above described line being the center line of a street to be 75 feet in width.

Part No. 5. From the southerly line of Wilson Avenue southerly to the northerly line of Delancy Street. Beginning at a point in the center line of Wilson Avenue distant 1,460.32 feet measured North $70^{\circ} 23'$ west along the center line of Wilson Avenue from the center line of Doremus Avenue formerly Avenue R; thence South $31^{\circ} 29'$ west 1,124.66 feet to a point in the center line of Delancy Street, the last mentioned point being distant westerly 1,595 feet measured along the center line of Delancy Street from the center line of Doremus Avenue, formerly Avenue R. The above described line being the center line of a street to be 75 feet in width.

All as shown on a map prepared under the direction of this board, which map is hereto attached and made a part hereof and a copy of which map is on file in the office of the Chief Engineer, Department of Public Works, known and designated as No. 1237-O, dated July 22, 1924.

That said improvement shall be

undertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefited by said improvement, in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue of the provisions of the act above referred to.

That the sum of \$160,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$160,000.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission, approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners

to order and cause such improvement to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on August 19th, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works, which will in turn file the same with the proper city officer.

Edward M. Waldron, Incorporated, repairs to front of Hudson Street Stable. (Contract and indemnity bonds.)

Municipal Street Sign Co., furnish and deliver street signs. (Contract bond, maintenance bond)

Buffalo-Springfield Roller Co., furnish and deliver one ten ton motor roller. (Contract bond.)

American Cresoting Company, furnish and deliver cross ties and switch timbers. (Contract bond.)

Nash-Newark, Inc., furnish and deliver Nash automobiles. (Contract bond.)

B. F. Goodrich Rubber Co., furnish and deliver automobile tubes. (Contract bond.)

James P. Jensen, sewer Riverside Avenue, between Chester Avenue and Second River. (Contract and indemnity bonds.)

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following reports of City officers were received and ordered filed:

Auditor's report for June, 1924.

The following communication was received and read:

Newark, N. J.
July 24, 1924.

Commissioner Howe: I move we adjourn.

Mr. W. J. Egan,
City Clerk, City Hall,
Newark, N. J.

The roll being called, the motion was declared adopted by the following votes:

Dear Mr. Egan:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

I am the owner of property at 65 Lincoln Park (corner of Spruce Street) and wish to request that the Zoning Commission raise the height restriction to 150 feet on this property. This will give me a better opportunity to sell for apartment purposes and, if an apartment is erected, it will be of advantage to the City.

APPROVED:

I will be pleased to meet the Commission at any time if you so desire.

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

Yours very truly,

Fredrick W. Ball

The Board of Commissioners of the
City of Newark, N. J.

Ordered referred to Commissioners' Conference of Tuesday, August 5th.

W. J. EGAN
City Clerk.

1

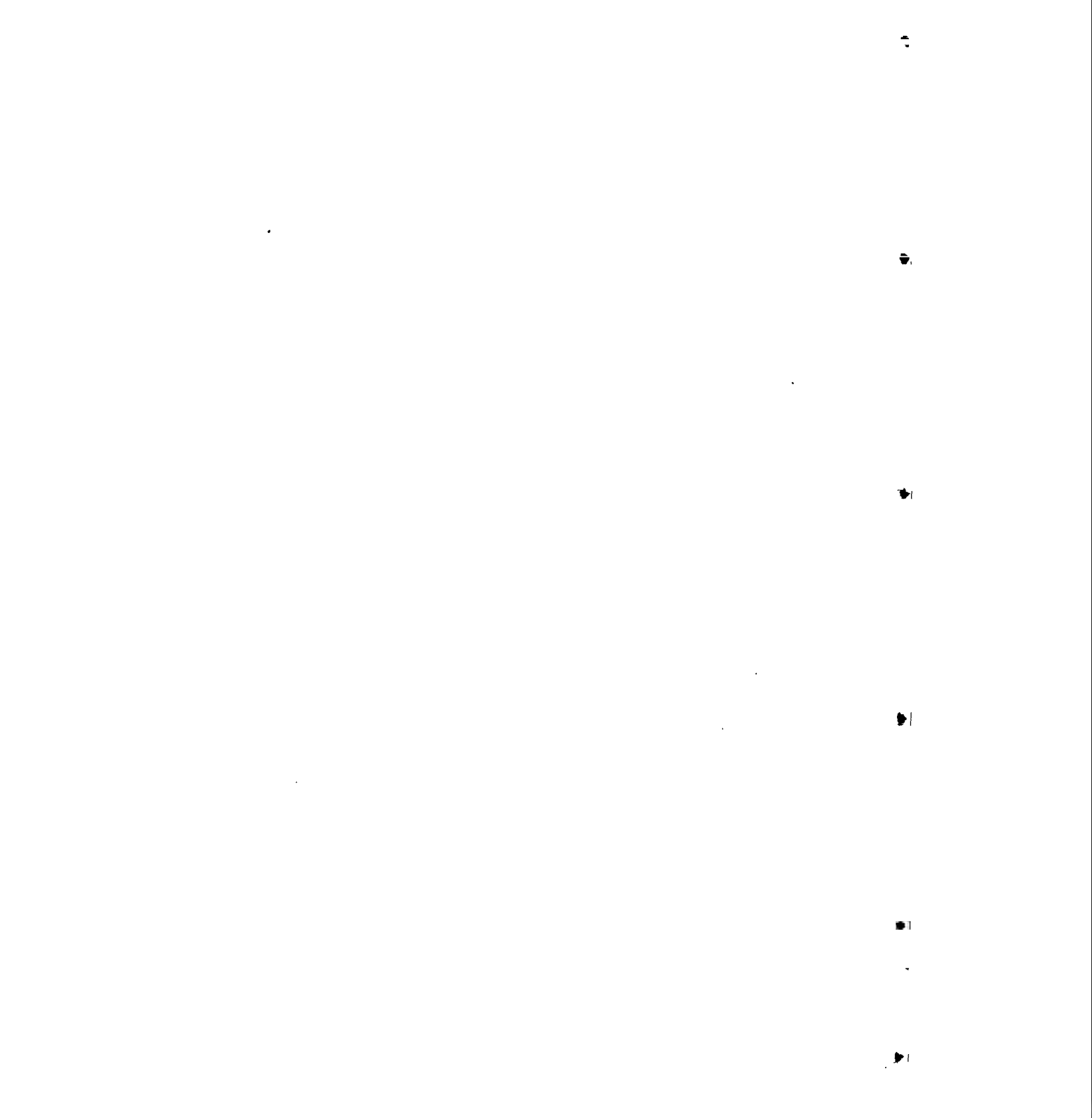
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MINUTES OF MEETINGS

OF THE

Board of Commissioners

August, 1924

NEWARK, N. J.

August 5, 1924

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Absent:—Commissioner Gillen.

The minutes of meeting of July 29th were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

(No response.)

Commissioner Raymond offered the following ordinance, which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging and paving of Eastern Parkway from 100 feet

south of Varsity Road to about 345 feet northerly with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Eastern Parkway from 100 feet south of Varsity Road to about 345 feet northerly shall be graded, curbed, flagged and paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere, wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the pro-

visions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans specifications and profiles dated July 14th, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works, in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$7,500.00 is hereby appropriated to pay the cost

of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$7,500.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on August 12th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Is there anyone desire to be heard on the ordinance providing for the opening of Madison Avenue?

Mr. Congleton: Commissioner Raymond laid that over because of its being called Madison Avenue.

Commissioner Howe: I move it be laid over for another week, for a change of name.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Lieutenant Cronin: I am interested in the opening of that street.

Mayor Breidenbach: That has been laid over for a week, Lieutenant.

Commissioner Howe: It was deemed advisable to change the name.

Lieutenant Cronin: There was some little opposition on it last week, and I understand that has all been withdrawn.

Commissioner Raymond moved that the title of "An ordinance to provide for the release and extinguishment of public right arising from the dedication of that portion of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue," be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that portion of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the following changes affecting the payrolls of the Department of Public Affairs, be and the same are hereby approved:

Almshouse

Appointment Non Competitive Class

Albin Fredericks, Farm Hand, salary \$60 per month, plus maintenance, effective July 26, 1924.

Appointment No Eligible List

Martin MacNeirney, Engineer,

salary \$2,600 per annum, for 4 days, August 2nd, 3rd, 4th and 5th, 1924.

Employment Bureau

Appointment from Eligible List

Ruth D. McElroy, Telephone Operator, salary \$80 per month, effective July 28, 1924.

Bureau of Baths

Appointment from Eligible List

Mary Matthews, Cleaner & Helper, salary \$960 per annum, effective July 24, 1924.

F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Auctioneers

James Whitehead, 233 Market Street.

Maurice R. Lanes, 28 South Orange Avenue.

Bill Poster

James Pollard, trading as Pollard
Distributing Agency, 224½ Astor
Street.

John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the
following resolutions:

WHEREAS, On July 12th, 1923, the
City of Newark entered into a con-
tract with American Gas Accumulator
Company, a corporation, whereby the
said American Gas Accumulator Com-
pany agreed to inspect, clean, adjust,
replace and repair traffic beacons and
the operating parts thereof which
may be necessary for the space of one
year from July 12, 1923, and said con-
tract has been fulfilled on the part of
the contractor, and has expired, and it
is now desired to continue said ar-
rangement for another year; there-
fore, be it

RESOLVED, That the terms of said
agreement be and they are hereby ex-
tended for the period of one year
from July 12th, 1924.

W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Edward J. Ward,
Joseph A. Calvey and George P. P.
Rears, having been certified by the
Civil Service Commission and having
passed satisfactorily a physical ex-
amination by the Police Surgeon, be
and they are hereby appointed as Pa-
trolmen in the Police Division of the
Department of Public Safety, to take
effect August 16, 1924, and they shall
be paid the same compensation and in
like manner as are other Patrolmen in
the same grade of service.

W. J. Brennan
F. C. Breidenbach,
John Howe
Thomas L. Raymond

The roll being called the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

RESOLVED, That William E.
Ranger be and he is hereby tempor-
arily appointed as Elevator Attend-
ant in the Centre Market, Department
of Parks and Public Property, at an
annual salary of one thousand, two
hundred dollars (\$1,200) said appoint-
ment to become effective August 1,
1924.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That George S. Jeffries be and he is hereby appointed as Engineer in the Centre Market, Department of Parks and Public Property, at an annual salary of one thousand and eighty dollars (\$1,080), said appointment to become effective August 1, 1924.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

WHEREAS, On April 16, 1924, the City received but one bid for the installation of an Elevator at the Convalescent Branch, City Hospital, Ivy Hill; and,

WHEREAS, In the judgment of the Director of the Department of Parks and Public Property there was no competition and the amount mention-

ed in said bid made by the Otis Elevator Company seems to be high; and,

WHEREAS, The Director of the Department of Parks and Public Property under the circumstances considers that it would be to the best interest of the City to reject all bids and readvertise for new bids for the said work; therefore, be it

RESOLVED, That all bids received in connection with this work be and the same are hereby rejected; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to readvertise for bids under revised plans and specifications.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to approve the following omissions on the contract of the Connolly Construction Company in connection with general work on the Eighth Precinct Police Station.

Reducing walls from a thickness of 16 inches to 12 inches	\$ 300.00
Allowance for stone on street fronts	2,600.00
Eliminating Repair Shop.....	350.00
Substituting rough texture brick on street fronts for smooth brick	200.00
Substituting slate partitions for marble	100.00
Substituting tile on walls for marble in front vestibule....	100.00
Omitting plaster in basement as per alternate	480.00
Omitting enamel brick in garage as per alternate.....	270.00
Substituting 8-inch hollow tile walls for property room	50.00
Omitting plastering in property room	40.00
Substituting cement floor for composition floor in property room	15.00
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Total credits will be.....	\$4,505.00

F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to accept the following allowance from Elias Berla in connection with

the plumbing contract on Eighth Precinct Police Station:

Omit the Illinois Engineering Co., Heating Specialties and install a one pipe Steam Heating System, omit sink in repair shop, gasoline tank, and Pittsburg Heater and install a 100 gallon galvanized tank and tank heater in the above named building, \$750.00; be it further

RESOLVED, That the following extra to Elias Berla in connection with the same contract be and the same is hereby allowed:

Covering water pipes throughout building with Asbestos Sectional covering, \$379.00.

F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

WHEREAS, On April 16, 1924, bids were received for plumbing to be installed in the Convalescent Branch, City Hospital, Ivy Hill; and,

WHEREAS, The City by resolution awarded the contract to the lowest bidder, Elias Berla; and,

WHEREAS, The said lowest bidder did claim that they did not understand the specifications and they refused to execute the contract; and,

WHEREAS, The Director of the Department of Parks and Public Property under the circumstances considers that it would be to the best interest of the City to reject all bids and readvertise for new bids for the said work; therefore, be it

RESOLVED, That all bids received in connection with this work be and the same are hereby rejected; and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to readvertise for bids under revised plans and specifications.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the sum of thirty-nine thousand, three hundred eighty-nine dollars and fourteen cents (\$39,389.14) be and the same is hereby appropriated to the City Treasurer for semi-monthly payrolls, July 16 to July 31, 1924, of the Department of Public Affairs, as follows:

Public Affairs \$ 1,194 57

Employment Bureau	839.66
Outdoor Poor	1,009.57
Almshouse	2,779.29
Bureau of Baths	3,290.86
City Home	2,413.89
Bureau of Health	12,238.97
City Hospital	15,367.33
Public Outing	255.60
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	\$39,389.14

F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of seventeen thousand, six hundred seventy-four dollars and seventy-two cents (\$17,674.72) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs, as follows:

Outdoor Poor	\$ 4,792.00
Outdoor Poor	2,828.96
Bureau of Health	3,087.61
Almshouse	5,200.76
Public Outing	810.75
Public Affairs	635.64
Fourth of July Celebration..	55.00
Chester White Estate, Interest Account	234.00
	<hr/>
	\$17,674.72

F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of twenty thousand three hundred eighty-two dollars and thirty-four cents (\$20,382.34) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance from July 16th to 31st, as follows:

Director's	\$ 924.15
Comptroller's	2,227.50
Auditor's	1,362.50
City Treasurer's	787.50
Tax Receiver's	1,895.00
Tax Arrears'	865.00
Board of Assessments and Revision of Taxes.....	5,897.41
Board of Assessments for Local Improvements	732.50
Law Department	2,154.98
City Clerk's Department.....	2,193.32
First District Court.....	664.99
Second District Court.....	677.49
	<hr/>
	\$20,382.34

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of five hundred twenty-seven dollars and thirty-four cents (\$527.34) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

Contingent	\$282.50
City Sundries	210.84
Assessments to be refunded.....	34.00
	<hr/>
	\$527.34

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of one hundred sixty-five thousand, seven hundred twenty-eight dollars and fifty-seven cents (\$165,728.57) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, same being the semi-monthly

payroll of the Department of Public Safety from July 16th to 31st, 1924, as follows:

Director's Office	\$ 687.49
1st Criminal Court.....	864.14
2nd Criminal Court.....	645.40
3rd Criminal Court.....	572.49
Building Division	2,092.48
Electrical Division	572.50
License Division	567.50
Fire Division	72,248.87
Police Division	87,477.69
	<hr/>
	\$165,728.57

W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond; Mayor Breidenbach.

RESOLVED, That the sum of eleven thousand, six hundred twelve dollars and four cents (\$11,612.04) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety, as follows:

Public Safety	\$ 72.20
Construction and Alteration of Buildings	293.39
Fire	11,246.45
	<hr/>
	\$11,612.04

W. J. Brennan
Thomas L. Raymond

F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of eighty-three thousand, five hundred fifty dollars and thirty-five cents (\$83,550.35) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property, as follows:

Maintenance of Dog Pound..	\$ 562.28
Public Buildings	325.00
Miscellaneous Advertising....	12,340.84
Eighth Precinct Construc- tion	14,331.25
Additional Hospital Accom- modations	55,990.98
	<hr/>
	\$83,550.35

Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commisisoners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one thousand four hundred twenty-three dollars and seventy cents (\$1,423.70)

be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending July 30, 1924, as follows:

Shade Tree.....\$1,423.70

Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of fifteen thousand, three hundred thirty-nine dollars and seventy-four cents (\$15,339.74) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the semi-monthly payrolls of the Department of Parks and Public Property from July 16, 1924, to July 31, 1924, as follows:

Director's Office	\$ 1,356.99
Printing and Stationery	150.00
Smoke Abatement	125.00
Weights and Measures.....	857.50
Centre Market	7,881.66
Public Buildings	4,036.09
Shade Tree Division	932.50
	<hr/>
	\$15,339.74

Charles P. Gillen
W. J. Brennan

Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

A communication dated August 4th, from the Port of New York Authority, relative to a public hearing to be held on August 20, on certain changes proposed by the United States Engineers' Office in draw spans over Newark Bay and the Hackensack River, was received and read.

Commissioner Brennan moved that it be received and referred to Director Raymond.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

A communication dated August 1st, from Frederick Gilkyson, Adjutant General of New Jersey, relative to plans for the "Defense Test" to be held on September 12th, 1924, was received and read.

Commissioner Brennan moved that it be received and referred to the conference of the Board of Commissioners next Tuesday.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of thirty-two thousand, forty-nine dollars and fifteen cents (\$32,049.15) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

City Treasurer, semi-monthly payrolls ending July 31st, 1924.....\$32,049.15

Thomas L. Raymond
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-six thousand, one hundred nine dollars and three cents (\$36,109.03) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

City Treasurer, weekly payrolls ending July 30, 1924..\$36,109.03

Thomas L. Raymond
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of three hundred and sixty-one dollars (\$361.00) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

Water\$361.00

Thomas L. Raymond
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

A communication enclosing form of contract in the matter of the Wanaque Development, with form of resolution for adoption by governing body was received and read.

Commissioner Brennan moved it be

received and referred to the Corporation Counsel and conference of the Commission next Tuesday.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond submitted the following ordinances as a matter of information:

An ordinance to provide for the construction of a sewer in Wilson Avenue, from the road leading to the Passaic Valley Pumping Station westerly to the Elizabeth Branch of the Central Railroad of New Jersey.

An ordinance to provide for the construction of a storm water sewer in Forest Hill Parkway, from Heller Parkway to Grafton Avenue, and in Grafton Avenue, from Forest Hill Parkway to Highland Avenue.

An ordinance to order and cause the change and establishment of the grade of the easterly curb of Washington Street, from the northerly curb line of Academy Street northerly 306 feet; and the grade of the westerly curb of Washington Street, from the northerly curb line of Academy Street northerly to the southerly curb line of Plum Street.

Commissioner Raymond moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and Municipal Street Sign Company for the furnishing and delivering to the Department of Public Works of street signs, a copy of which contract dated May 19th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe,

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and the Buffalo-Springfield Roller Company for the furnishing and delivering to the Department of Public Works of one ten ton motor roller, a copy of which contract dated July 3rd, 1924, is hereto annexed, be and the same hereby is approved and the Director

of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and American Cresoting Company for the furnishing and delivering to the Department of Public Works of cross ties and switch timbers, a copy of which contract dated June 27th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach

RESOLVED, That the contract between the City of Newark and Nash-Newark, Inc., for the furnishing and delivering to the Department of Public Works of Nash automobiles, a copy of which contract dated July 10th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and the B. F. Goodrich Rubber Company for the furnishing and delivering to the Department of Public Works of automobile tubes, a copy of which contract dated June 30th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and John P. Callaghan, Inc., for the furnishing and delivering to the Department of Public Works of Cowboy sand, a copy of which contract dated July 10th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and United States Tire Company for the furnishing and delivering to the Department of Public Works of United States tires, a copy of which contract dated

June 30th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and George W. Address for City of Newark Asphalt Plant for resurfacing Garside Street from Bloomfield Avenue to Third Avenue, dated the 1st day of July, 1924, and awarded to George W. Address for City of Newark Asphalt Plant, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes.

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for G., C., F. and paving Caldwell Place from Carolina Avenue to West End Avenue, dated the 1st day of July, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for repaving High Street from Bloomfield Avenue to Orange Street, dated the 1st day of July, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for resurfacing Weequahic Avenue from Elizabeth Avenue to Bergen Street, dated the 1st day of July, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company for G., C., F. and paving Lehigh Avenue from Osborne Terrace to Clinton Place, dated

the 1st day of July, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Giacinto Cestone for sewer in Peck Avenue between First Avenue and Second Avenue, dated the 15th day of July, 1924, and awarded to Giacinto Cestone, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Streets and Public Improvements and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution

was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Ricola Devingo be and he hereby is appointed temporarily to the position of Mason in the Department of Public Works (Sewers) at a compensation of \$2,400 per annum, effective July 28th, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That James A. Walsh be and he hereby is appointed temporarily to the position of Mechanical Repairman in the Department of Public Works (Motors) at a compensation of \$36.90 per week, effective July 1st, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach

RESOLVED, That the contract for the furnishing and placing of approximately 15,000 cubic yards of dry cinder fill in Unit "A," Port Newark Terminal, be and the same is hereby awarded to the Newark Paving Company, they being the lowest formal bidder, the amount of their bid being \$14,850.00.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That John J. McCann, whose name has been certified by the Civil Service Commission as eligible, be and he hereby is appointed temporarily as Telephone Operator in the Department of Public Works (Water), at a compensation of \$80 per month, effective July 23rd, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the title of Felix Forcella, repairman in the Depart-

ment of Public Works, (Lighting) be and the same hereby is changed to that of Lighting Inspector in said Department, effective August 1st, 1924, without change in compensation, the Civil Service Commission having approved of such change.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the construction of the Meadow District Sewer, Section 2, be and is hereby awarded to Peter D'Amato, he being the lowest bidder, at the contract price based on the estimate quantity of Thirty-five thousand nine hundred and fifteen dollars (\$35,915.00).

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering the following materials to the Department of

Public Works be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

John P. Gallagher, Inc., Harrison,
New Jersey

Approximately 700 cubic yards either $\frac{3}{4}$ " or $1\frac{1}{2}$ " cracked stone, at \$2.85 per cubic yard.

Approximately 350 tons more or less limestone dust, at \$7.25 per ton; allowance on empty bags returned, at 10 cents per bag.

American Cresoting Company
New York City

Approximately 10,000 3"x8"x4" cresoted wood blocks, at \$64.00 per M.

Roebling Coal Co., Newark, N. J.

Approximately 100 tons bituminous coal, delivered into bins in rear of Pumping Station, Bay Avenue, and trimmed where necessary, at \$5.90 per ton.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for the following

Repaving with asphalt pavement of West Park Street from Broad Street to Halsey Street.

Grading, curbing, flagging and paving with asphalt of Highland Avenue from Delevan Avenue to Elwood Avenue.

Grading, curbing, flagging and paving with asphalt of Hazel Place from Runyon Street to 250 feet northward.

Grading, curbing, flagging and paving with asphalt of Montclair Avenue from Manchester Place to west side of Third Street.

Grading, curbing and flagging of Noble Street from Frelinghuysen Avenue to Meeker Avenue.

Grading, curbing, flagging and paving with asphalt of Lake Street from Ballantine Parkway to Elwood Avenue.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M. (daylight saving time) on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Lawrence V. Edwards be and he hereby is appointed temporarily to the position of draftsman in the Department of Public Works (Sewers) at a compensation of \$1,200 per year, effective July 28th 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled, "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the construction of a sewer in Wilson Avenue, from the road leading to the Passaic Valley Pumping Station westerly to the Elizabeth Branch of the Central Railroad of New Jersey. The sewer in Wilson Avenue, from the road leading to the Passaic Valley Pumping Station to Hyatt Avenue, to be constructed of fifteen (15) inch vitrified pipe and the balance of twelve (12) inch vitrified pipe. This sewer to be used for house sewage and trade waste only and to be known and designated as "Sewers for the Meadow District, Section 3." Together with all appurtenances necessary to complete the same in accord-

ance with the plans, specifications and profiles, dated July 28, 1924, and now on file in the office of the Department of Public Works.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$20,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$20,000, under and by virtue of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized

daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on August 26th, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled, "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto, and amendments thereof, to order and cause the construction of a storm water sewer in Forest Hill Parkway, from Heller Parkway to Grafton Avenue, and in Grafton Avenue from Forest Hill Parkway to Highland Avenue; the sewer in Forest Hill Parkway to be thirty-three (33) inch reinforced concrete pipe; in Grafton Avenue from Forest Hill

Parkway to Lake Street to be twenty-four (24) inch reinforced concrete pipe, and from Lake Street to Highland Avenue to be eighteen (18) inch reinforced concrete pipe; together with all appurtenances necessary to complete the same, in accordance with the plans, specifications and profiles dated July 29, 1924, and now on file in the office of the Department of Public Works.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$13,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$13,000.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the De-

Department of Revenue and Finance,
who is hereby authorized to execute
and issue said bonds or notes.

And the Director of the Department
of Public Works is hereby directed to
give public notice in an authorized
daily newspaper, printed and publish-
ed in the City of Newark, of the in-
tention of the Board of Commissioners
to order and cause such improvements
to be made, and that all persons
whose lands may be affected by such
improvements or who may be interest-
ed therein will be given an oppor-
tunity to be heard concerning the
same at a meeting of said Board, to
be held in its meeting room, City Hall,
on August 26th, 1924, at 11 o'clock
A. M., at which time and place ordi-
nances for the making of such im-
provements will be considered.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following
bonds be and the same are hereby ap-
proved as to sufficiency and the City
Clerk hereby is directed to file the
same with the Department of Public
Works which will in turn file the same
with the proper city officer.

John P. Gallagher, Inc., furnishing

and delivering Cowboy sand. (Con-
tract bond.)

United States Tire Company,
furnishing and delivering United
States Tires. (Contract bond.)

Standard Bitulithic Company, grad-
ing, curbing, flagging and paving of
Caldwell Place, Carolina Avenue and
West End Avenue. (Contract, main-
tenance and indemnity bonds.)

Standard Bitulithic Company, re-
paving High Street, Bloomfield Ave-
nue to Orange Street. (Contract,
maintenance and indemnity bonds.)

Standard Bitulithic Company, re-
surfacing Weequahic Avenue, Eliza-
beth Avenue to Bergen Street. (Con-
tract, maintenance and indemnity
bonds.)

J. B. Gilligan-Casey Company,
grading, curbing, flagging and paving
Lehigh Avenue, Osborne Terrace to
Clinton Place. (Contract, indemnity
and maintenance bonds.)

Giacinto Cestone, sewer Peck Ave-
nue, First Avenue and Second Avenue.
(Contract and indemnity bonds.)

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the change and establishment of the grade of the easterly curb of Washington Street from the northerly curb line of Academy Street northerly 306 feet and the grade of the westerly curb of Washington Street from the northerly curb line of Academy Street northerly to the southerly curb line of Plum Street; the new grade to be established to include the roadway, gutters and sidewalks and described as follows:

Grade of the Easterly Curb

Beginning at the intersection of the northerly curb line of Academy Street and the easterly curb line of Washington Street at an elevation of 28.02 feet above Newark City Datum; thence ascend 1.28 feet in 100 feet for 131 feet to an elevation of 29.70 feet above Newark City Datum; thence level for 30 feet; thence descend one foot in 100 feet for 145 feet to the grade of the existing easterly curb of Washington Street at an elevation of 28.25 feet above Newark City Datum

Grade of the Westerly Curb

Beginning at the intersection of the northerly curb line of Academy Street and the westerly curb line of Washington Street at an elevation of 27.66 feet above Newark City Datum; thence ascend 1.56 feet in 100 feet for 131 feet to an elevation of 29.70 feet above Newark City Datum, thence

level for 30 feet, thence descend one foot in 100 feet for 105 feet to an elevation of 28.65 feet above Newark City Datum at the intersection of the southerly curb line of Plum Street and the westerly curb line of Washington Street.

All as shown on a map prepared under the direction of this Board, which map is hereto attached and made a part hereof and a copy of which map is on file in the office of the Chief Engineer, Department of Public Works, known and designated as No. 1000G, dated May 9, 1924.

That said improvement shall be undertaken as a local improvement and the costs thereof shall be assessed against the property peculiarly benefited by said improvement in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue of the provisions of the act above referred to.

That the sum of \$68,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$68,000.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22,

1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvement to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on August 26, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Eowe

The roll being called, the resolution was declared adopted by the following yeas:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Reports of City Officers

The following reports of City Of-

ficers were received and ordered filed:

Department of Weights and Measures for July, 1924.

Department of Buildings for July, 1924.

Clerk 1st District Court for July, 1924.

Clerk 2nd District Court for July, 1924.

Clerk of Almshouse for July, 1924.

Clerk of Centre Market for July, 1924.

City Clerk (2) for July, 1924.

Richard P. Rooney, Clerk 1st Criminal Court, Part 1, for July, 1924.

Thomas F. Guthrie, Clerk 2nd Criminal Court, Part 2, for July, 1924.

Harry Grundman, Deputy Clerk, 2nd Criminal Court, Part 1, for July, 1924.

Arthur J. Connelly, Clerk 3rd Criminal Court, Part 1, for July, 1924.

Arthur J. Connelly, Clerk 3rd Criminal Court, Part 2, for July, 1924.

City Treasurer for July, 1924.

Comptroller for July, 1924.

Elizabeth S. Lewis, Clerk Family Court, for July, 1924.

Robert J. Beckley, Deputy Clerk,

1st Criminal Court, Part Traffic for
July, 1924.

The following report was received
and read:

Department of Revenue and Finance
Office of the City Treasurer

To the Honorable,
The Commissioners,
City of Newark, N. J.

Gentlemen:

In compliance with the Act of the
Legislature, entitled, "A further sup-
plement of the Act, entitled, 'An Act
to amend and revise the Charter of
the City of Newark, N. J.," approved
February 22nd, 1866, I herewith pre-
sent a statement of the cash transac-
tions of the City for the month of
July, 1924.

Receipts

Cash on hand June 30th,	
1924	\$4,232,581.78
Received from the Com- ptroller, as follows: For	
Street Improvements	165,439.05
Bonds, Temporary Loans	2,725,000.00
Funds, Outdoor Poor.....	104.00
Redemptions	11,803.65
Health	212.00
Pension	384.40
Almshouse	182.00
Green & Franklin Prop.	1,333.34
Markets	23,117.08
Hospital	836.22
Stationery	406.60
Reserve	7,956.51
Shade Trees	50.00
Parks & P. P.	27.38
Bur. Motors	72.92

Docks .. .	154.88
Streets	1,525.32
St. Cleaning	1,913.60
Lighting	60.99
House Sewers	1,540.14
Water Rents	104,090.38
Service	15,813.27
Commerce St. Opening	300.00
Premium on Sales.....	1,845.00
Fire Dept.	128.98
Bonds; Water & Premium	980,111.11
Port Newark Imprv. & Premium	735,111.11
Miscellaneous Revenue:	
Licenses, General	4,453.50
Dogs	1,598.00
City Clerk Fees	534.10
Alterations & Electrical	11,001.71
Motor Busses	13,472.47
Library	1,857.35
Pub. Buildings	64.81
Fire	736.50
Police Court Fines	3,488.25
District Courts	2,046.00
Health	3,150.50
Hospital	130.71
Shade Trees	68.30
Searches	1,599.50
Rent	30.00
Cost Issuing Bonds	2,143.13
M. A. Searches	50.00
Costs of Sales	3,099.50
Personal Arrears & Costs	1,657.43
Court Judgments	58.51
Bureau of St. Cleaning	7.00
Streets	300.00
Sewers	1,390.00
Baths	1,771.55
Taxes, from Receiver	
1924 & Polls.....	574,235.66
Real Estate, 1923.....	130,023.18
1922 & prior.....	65,657.00
Personal 1923 & Polls.....	22,149.00
1922 & prior ..	5,741.55

Tax Certificates	10.79
Leases	69.18
Shade Trees	35.00
Bank Shares	54,927.18
Interest	36,746.59
Total	\$9,556,409.28

Respectfully submitted,
John J. Sugrue,
Acting City Treasurer

Department of Revenue and Finance
Office of the City Treasurer

To the Honorable,
The Commissioners,
City of Newark, N. J.

Gentlemen:

The following is an analysis of expenditures of the City of Newark, N. J., for the month of July, 1924, consolidated in departmental items as taken from the City Treasurer's Cash Book.

Disbursements

Public Affairs	\$ 149,921.66
Revenue & Finance.....	39,281.00
Parks & Pub. Prop.....	105,574.09
Div. of Works	1,099,638.12
Public Safety	355,322.21
General	704,215.80
Without Warrant	2,815,391.95
Total	\$5,269,344.81
Cash on hand July 31st, 1924	4,887,034.47
Statement	\$9,556,409.28

Respectfully submitted,
John J. Sugrue,
Acting City Treasurer

Ordered filed.

Mayor Breidenbach: Any citizen wish to be heard? If not, a motion is in order to adjourn.

Commissioner Howe: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
JOHN HOWE

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

August 12, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M

Tax Certificates	10.79
Leases	69.18
Shade Trees	35.00
Bank Shares	54,927.18
Interest	36,746.59
Total	\$9,556,409.28

Respectfully submitted,
John J. Sugrue,
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To the Honorable,
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Statement	\$9,556,409.28

Respectfully submitted,
John J. Sugrue,
Acting City Treasurer

Ordered filed.

Mayor Breidenbach: Any citizen wish to be heard? If not, a motion is in order to adjourn.

Commissioner Howe: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
JOHN HOWE

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

August 12, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M

Present:—Commissioners Brennan, Gillen, Howe, Raymond Mayor Breidenbach.

The minutes of meeting of August 5th were read and approved.

Mayor Breidenbach Any citizen wish to be heard?

(No response.)

Commissioner Raymond: Mr. Mayor, I am presenting to day a resolution by which this Commission for the City, signifies its willingness to accept the terms of the contract for the development of the water supply, submitted to the City by the North Jersey District Water Supply Commission. The various municipalities have studied the agreement and it now represents the last thought of all the municipalities and it is, I think, a very advantageous agreement for the City of Newark. It is not necessary for me to state what the great development will be, and what a tremendous addition it will be to our water supply, which is being strained to the utmost, and since we have heretofore signified our approval of the contract. Being a member of the North Jersey District Water Supply Commission I should like to be recorded as not voting. I heartily commend it, however, to the other Commissioners:

BE IT RESOLVED, By the Board of Commissioners of the City of Newark (such body having charge of the water supply of said City), that the City of Newark does hereby signify its willingness to accept the terms of the contract for the development of a

water supply, submitted to the City of Newark by North Jersey District Water Supply Commission under date of August 4, 1924, a copy of which is hereto annexed.

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Not Voting—Commissioner Raymond.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of a sewer to be known and designated as "Sewers for the Meadow District, Section 3."

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That a system of sewers to be known and designated as "Sewers for the Meadow District, Section 3" shall be constructed in Wilson Avenue from the road leading to the Passaic Valley Pumping Station westerly to the Elizabeth Branch of the Central Railroad of New Jersey, together with a branch in Hyatt Avenue from Wilson Avenue for a distance of about 700 feet easterly. The sewer in Wilson Avenue from the road leading to the Passaic Valley Pumping Station to Hyatt Avenue to be constructed of fifteen (15) inch vitri-

red pipe and the balance twelve (12) inch vitrified pipe. These sewers to be used for house sewage and trade waste only, together with all the appurtenances necessary to complete the same in accordance with the plans, specifications and profiles dated June 2, 1924, and now on file in the office of the Department of Public Works, under and by virtue of the provisions of an Act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$25,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$25,000.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of

not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading on August 19th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the Clerk:

An ordinance to provide for the opening of Madison Avenue 70 feet in width from McClellan Street southerly about 172 feet to its northerly terminus.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Madison Avenue from McClellan Street southerly about 172 feet to its northerly terminus, shall be opened as a public street or highway for a width of 70 feet, as follows:

Beginning at a point in the westerly line of Virginia Street distant northerly 570.12 feet from the northwesterly corner of Virginia Street and Madison Avenue; thence northerly in a straight continuation of the westerly line of Madison Avenue 171.98 feet to the southerly line of McClellan Street. The above described line being the westerly line of a street to be 70 feet in width.

All as shown on a map prepared under the direction of this Board, which map is hereto attached and made a part hereof and a copy of which map also is on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1238-C, dated May 23, 1924, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefited by said improvement in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$2,100.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds

or notes shall be issued from time to time in an amount not to exceed \$2,100.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading on August 19th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the grading, curbing, flagging and paving of Eastern Parkway, from 100 feet south of Varsity Road to about

345 feet northerly with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing, flagging and paving of Eastern Parkway, from 100 feet south of Varsity Road to about 345 feet northerly with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of thirty-four thousand, three hundred forty-four dollars and seventy-three cents (\$34,344.73) be and the same is hereby appropriated to the persons on the annexed certified list, being the

bills and claims of the Department of Public Affairs, as follows:

City Hospital	\$22,931.00
Bureau of Baths	2,457.11
City Home	7,070.56
Public Outing	578.56
Band Concerts	1,002.00
Relief and Education of Cer-	
tain Indigent Children.....	4.50
Public Outing	301.00
	<hr/>
	\$34,344.73

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of three hundred eighteen dollars and forty-nine cents (\$318.49) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

Contingent	\$ 2.00
Revenue and Finance	150.00
City Sundries	92.00
Assessments to be refunded....	74.49
	<hr/>
	\$318.49

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of eight thousand, three hundred ninety-six dollars and sixty-three cents (\$8,396.63) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety, as follows:

Police	\$8,306.97
Contingent	\$89.66
	<hr/>
	\$8,396.63

W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the sum of one thousand, four hundred ten dollars and ten cents (\$1,410.10) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending August 6, 1924, as follows:

Shade Tree	\$1,410.10
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Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of five thousand, two hundred eighty-five dollars (\$5,285.00) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

Port Newark Development....	\$5,285.00
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Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of four hundred twenty-seven thousand, twenty-seven dollars and seventy-two cents (\$427,027.72) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

Director's Office	\$ 27.97
Water	26,433.81
Street Cleaning	8,030.37
Streets	8,681.71
Sidewalks	77.10
Public Lighting	25,563.31
Sewers	1,288.40
House Sewer Conn.....	1,214.46
Docks	1,591.08
Port Newark Development	59,451.73
Surveys	2,187.81
Purchases	198.19
Motors	6,138.56
Estimates (St. Impts).	275,977.16
Apparatus Account	9,771.85
St. Imp. Advertising	94.21
Maint. of Incline Plane.....	330.00
	<hr/>
	\$427,027.72

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution

was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-five thousand, eight hundred thirty-seven dollars and thirty-seven cents (\$35,837.37) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

City Treasurer, weekly pay-rolls ending August 6, 1924\$35,837.37

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach .

Mayor Breidenbach offered the following resolutions:

RESOLVED, by the Board of Commissioners of the City of Newark, That the following changes affecting the payroll of the Newark City Hospital be and the same are hereby approved:

Temporary Appointments in the
Competitive Class

Ellen Gillick, Res. Nurse, \$1,080
year, 8/1/24.

Anna Ryan, Res. Nurse, \$1,080
year, 8/1/24.

Mary Habrick, Res. Nurse, \$1,080
year, 8/2/24.

Hugo Henle, Chef, \$1,860 year,
8/4/24.

Non-Competitive Appointments

Ruth Stagg, Under. Nurse, \$600
year, 8/1/24.

Margaret Salvatore, Nrs. Helper,
\$600 year, 7/30/24.

John Murphy, Porter, \$696 year,
8/2/24.

Lawrence Chorny, Porter, \$696
year, 7/24/24 noon.

Charles Hughes, Orderly, \$696 year,
7/29/24.

Alfred D. Kearney, Orderly, \$696
year, 8/1/24.

James Riley, Orderly, \$696 year,
8/2/24.

Jennie Kutcher, House Maid, \$576
year, 7/24/24.

Grace Randolph, House Maid, \$576
year, 8/1/24.

Returned From Leave of Absence

Charles Maguire, Porter, \$576 year,
8/4/24.

Emily Kellner, Under. Nurse, \$600
year, 7/22/24.

Henrietta Mebus, House Maid, \$576
year, 8/1/24.

Leave of Absence

James Moran, Porter, 1 Mo., illness,
8/4/24.

Bridget McGlynn, House Maid, 3
Mos., illness, 8/1/24.

Elizabeth Eck, Nurse, 1 Mo., illness,
8/1/24.

Discharged

Charles Murdock, Orderly, Abusive
to patient, 7/26/24.

Salary Increases

James Cooligan, Porter, from \$720
to \$780, 8/1/24.

Bernard Post, Kit. Man, from \$576
to \$696, 8/1/24.

Fred De Rose, Porter, from \$576
to \$696, 8/1/24.

Arthur Young, Orderly, from \$696
to \$816, 8/1/24.

May Denk, Nurse, from \$240 to
\$300, 8/1/24.

Resignations

Winifred Garrison, Tele. Oper.,
8/3/24.

Helen Spector, Res. Nurse, 8/7/24.

Marion E. Dart, Res. Nurse,
7/31/24.

Flora Fernau, Res. Nurse, 7/31/24.

Lillian McKelligett, Res. Nurse,
8/2/24.

Mary Lee, Res. Nurse, 7/29/24.

Lillian Glick, Under. Nurse, 7/31/24.

Jean Paton, Nurses' Helper,
7/31/24.

Ruth Johnson, Nurses' Helper,
7/24/24.

Jos. Hauser, Butcher, 7/30/24.

Thos. O'Leary, Porter, 7/31/24.

Ray Beach, Orderly, 7/31/24.

Pattie Roberts, House Maid,
7/31/24.

Ellen Gillick, Nurse, 7/31/24.

Blanche Saber, House Maid, 7/30/24
noon.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Roymand

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following changes affecting the payroll of the Department of Public Affairs be and the same are hereby approved:

Bureau of Health

Appointment from eligible list:

Rose E. Lundman, Nurse, Salary \$110.00 per month, effective August 1, 1924.

Public Outing

Resignation:

Whitfield Colyer, Watchman, August 1, 1924.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe presented the following resolutions:

WHEREAS, Judge Cecil H. MacMahon of the First District Court of the City of Newark has recommended an increase in the salary of Gertrude C. Mullin, clerk-stenographer in said court; therefore, be it

RESOLVED by the Board of Commissioners of the City of Newark, That the salary of said Gertrude C. Mullin, clerk-stenographer in the First District Court of the City of Newark, be and hereby is increased from \$960.00 to \$1,200.00 per annum; effective September 1st, 1924.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Judge Cecil H. MacMahon of the First District Court of the City of Newark has requested the appointment of a clerk-typist to fill a vacancy in said court; and

WHEREAS, the Civil Service Commission has certified the name of Mary Menkes for said position; therefore, be it

RESOLVED by the Board of Com-

Commissioners of the City of Newark, That said Mary Menkes be and she hereby is appointed to the position of clerk-typist in the First District Court of the City of Newark, at a salary of nine hundred and sixty dollars (\$960) per year; effective July 28th, 1924.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED by the Board of Commissioners of the City of Newark, That the salary of the following employee, clerk-typist in the office of the Receiver of Taxes, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite her respective name; effective August 1st, 1924.

Mary F. Coogan, from \$1,500 to \$1,620.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gill-

len, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Judge Cecil H. MacMahon of the First District Court of the City of Newark has requested the appointment of a clerk-stenographer to fill a vacancy in said court; and

WHEREAS, The Civil Service Commission has certified the name of Ethel Goldstein for said position; therefore, be it

RESOLVED by the Board of Commissioners of the City of Newark, That said Ethel Goldstein be and she hereby is appointed to the position of clerk-stenographer in the First District Court of the City of Newark, at a salary of nine hundred and sixty dollars (\$960) per year; effective August 4th, 1924.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED by the Board of Commissioners of the City of Newark, That William I. Guikin be and he hereby is temporarily appointed to the position of assessing clerk in the office of the Board of Assessment and Revision of Taxes, Department of Rev-

enue and Finance, at a salary of one thousand, five hundred dollars (\$1,500) per annum; effective August 16th, 1924.

John Howe,
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED by the Board of Commissioners of the City of Newark, That Thomas O'Brien be and he is hereby temporarily appointed as Fireman at the Centre Market, Department of Parks and Public Property, at the prevailing rate, two thousand, four hundred and forty-four dollars (\$2,444) per annum, said appointment to become effective August 7th, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions

RESOLVED by the Board of Commissioners of the City of Newark, N. J., That James J. Murphy be and he is hereby temporarily appointed as Engineer at the Centre Market, Department of Parks and Public Property, at the prevailing rate, two thousand, six hundred dollars (\$2,600) per annum, said appointment to become effective August 7th, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark, New Jersey, That Fritz Ritter be and he is hereby temporarily appointed as laborer at the Centre Market, Department of Parks and Public Property, at a salary of three dollars and fifty cents (\$3.50) per day, said appointment to become effective August 5th, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond submitted the following ordinances as a matter of information:

"An ordinance to provide for the paving of Huntingdon Terrace, from Renner Avenue to Shephard Avenue, with asphalt pavement (1½" top-1½" binder) on a six(6) inch concrete foundation."

"An ordinance to provide for the paving of Schuyler Avenue, from Renner Avenue to Shephard Avenue, with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation."

"An ordinance to provide for the paving of Goodwin Avenue from Renner Avenue to Shephard Avenue, with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation."

"An ordinance to provide for the construction of Waverly Sewers, Section 3."

Commissioner Raymond moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution

BE IT RESOLVED, By the Board of Commissioners of the City of Newark that the persons hereinafter named be and they are hereby appointed, for the terms set opposite their respective names, members of the Board of Adjustment created under an ordinance entitled:

"An ordinance to amend an ordinance entitled: 'An Ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions', adopted December 31, 1919," adopted July 29th, 1924.

And that said Board be and the same is hereby vested with the powers conferred by Chapter 146 of the Laws of 1924.

Matthew P. A. McDermitt, 1 year.
Charles V. Craster, 2 years.
Harrison R. Van Duyne, 3 years.
Frank A. Higgins, 4 years.
James Fitzsimmons, 5 years.

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes.

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

A communication was received from
Frederick Gilkyson, Brigadier Gen-
eral, in reference to Outline of Plans
for "Defense Test" of September 12,
1924.

Commissioner Raymond moved that
the matter of the plans be referred to
the Mayor and the Director of Public
Safety.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the
following resolutions:

RESOLVED, That the agreement
between the City of Newark and the
State of New Jersey, whereby permis-
sion is given the City to open pave-
ments on State controlled highways
within the City of Newark under cer-
tain conditions, which agreement is
dated August 12th, 1924, is hereto an-
nexed, be and the same hereby is ap-
proved and the Director of the De-
partment of Public Works and the
City Clerk hereby are authorized and
directed to execute the same on the
part of the City of Newark upon the
adoption of this resolution.

Thomas L. Raymond
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the contract be-
tween the City and Linde & Griffith
Company for construction of railroad
tracks and ballasting of same at Port
Newark Terminal, dated the 29th day
of July, 1924, and awarded to Linde
& Griffith Company, a copy of which
contract is hereto annexed, be and the
said contract is hereby approved, and
the Director of the Department of
Public Works and the City Clerk are
authorized and directed to duly exe-
cute the same on behalf of the City
upon the passage of this resolution.

Thomas L. Raymond
John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the contract be-
tween the City of Newark and Beth-
lehem Steel Company for the furnish-
ing and delivering to the Department
of Public Works of Steel rails, fasten-
ings and appurtenances, a copy of
which contract dated June 28th, 1924,
is hereto annexed, be and the same

hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the compensations of Steam Roller Engineers—Charles Glickner and Granville Weston—in the Department of Public Works, Bureau of Streets, be and the same hereby are increased to \$54.00 per week, effective as of August 7th, 1924.

Thomas L. Raymond
John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the compensation of Frank Caldicott, fusher opera-

tor in the Bureau of Street Cleaning be and the same hereby is increased to \$36.00 per week, effective as of August 14th, 1924.

Thomas L. Raymond
John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Alfred B. Anderson be and he hereby is appointed temporarily to the position of Assistant Pitometer Man in the Department of Public Works (Water, at a compensation of \$1,500 per year, effective August 16th, 1924.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Frank Pilkington be and he hereby is appointed temporarily to the position of utilityman in the Department of Public

Works (Water), at a compensation of \$25.00 per week, effective August 7th, 1924.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the titles to the positions of the following named employees in the Department of Public Works, be and the same hereby are changed as follows, effective August 1st, 1924, without change in salary:

Division of Surveys

Charles Rosen, Jr., Engineer to 2d Asst. Engineer.

Jacob Jacquin, Engineer to 2d Asst. Engineer.

Michael A. Doyle, Engineer to 2d Asst. Engineer.

Elmer L. Peloubet 2d Asst. Engineer to Asst. Engineer.

George C. Brandley, 2d Asst. Engineer to Asst. Engineer.

Division of Water

Robert O. Scholz, Sr., Engineer to Asst. Engineer.

Thomas L. Raymond
John Howe

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the construction of a sewer in Blanchard Street between Ferry Street and the Passaic River be and is hereby awarded to Peter D'Amato, he being the lowest formal bidder at the contract price based on the estimated quantities of \$31,701.00.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the construction of a sewer in Congress Street between Ferry Street and Lafayette Street be and is hereby awarded to Cosmo De Fazio, he being the lowest formal bidder at the contract price based on the estimated quantities of \$4,157 40.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the construction of the Aldine Street Storm Water Sewer be and the same is hereby awarded to Cosmo DeFazio, he being the lowest formal bidder, the total amount of his bid based on the estimated quantities being \$2,996.25.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the construction of the Lehigh Avenue Storm Water Sewer be and the same is hereby awarded to Jacob Jacques, he being the lowest formal bidder, the total amount of his bid based on the estimated quantities being \$3,919.40

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That permission be and the same is hereby granted on the part of the Board of Commissioners of the City of Newark to William R. Ward and Adam Adams owners of the property fronting on Parkview Terrace between Chancellor Avenue and Hansbury Avenue to privately cause the paving of Parkview Terrace from Chancellor Avenue to the north side of Hansbury Avenue with asphalt pavement on a six (6) inch concrete foundation and incidental work; said work to be done under the supervision of the Chief Engineer of the Division of Works and in accordance with the standard specifications for asphalt pavement heretofore adopted by the City of Newark; and this permission is given upon the condition that the said William R. Ward and Adam Adams shall and will pay for the services of inspector or inspectors to be appointed by this Board for said work and two per cent. of the cost of the same for Engineering, and the contractor for said work shall furnish a surety company bond or bonds to the City of Newark which shall be in the penal sum of one quarter of the amount for which the contractor

agrees to do the work and shall be conditioned for the repair and maintenance of the pavement in good serviceable condition during a period of four years from the first day of April following the date of acceptance of said pavement by the City of Newark. In addition to the bonds to be given by the contractor as aforesaid, a deposit shall be made with the City of five per cent. of the total cost of the contract work, two per cent. of which shall be paid to the contractor at the expiration of the third year and the balance of three per cent at the end of the fifth year, provided said pavement has been repaired and maintained in good serviceable condition.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate has been submitted to the Board of Commissioners of the City of Newark by the Engineer in Charge of the Bureau of Sewers showing the probable cost of constructing a sewer in Vanderpool Street from Avenue C. for a distance of about 140 feet easterly for the use of the abutting property only, together with lateral connections to the

curb lines of said street, to be \$500.60, said probable cost being based on the best information obtainable as to the probable cost of such sewer; and,

WHEREAS, The entire cost of doing the work will be less than one thousand dollars; therefore, be it

RESOLVED, That in accordance with the provisions of the said Chapter 115 of the State Laws of 1919, the estimate so submitted and presented be and the same is hereby adopted and ordered filed; and be it further

RESOLVED, That the Board hereby signifies its intention to construct a sewer in Vanderpool Street from Avenue C for a distance of about 140 feet easterly, together with lateral connections to the curb lines; and that the Director of the Department of Public Works of the City of Newark will hear objections to the making of said improvement on Monday, August 25th, 1924, at 10 o'clock A. M., at the office of said Director on the second floor, City Hall, Newark, N. J.; and be it further

RESOLVED, That the Engineer in Charge of the Bureau of Sewers be and he is hereby authorized and directed to mail a copy of this resolution to the last known owner of record as shown by the tax records of the City of Newark, N. J., of property abutting on the portions of the street or highway through which such sewer is proposed to be constructed; and that the Engineer be and he is further instructed to post or cause to be posted a copy of this resolution in the City Hall, Newark, N. J., at least five days

prior to the introduction of a second resolution setting forth the final decision of said Board to construct such sewer.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark, the City of Summit, the Village of South Orange, the Town of West Orange, the Town of Irvington and the Township of Millburn have for a number of years been associated in a "Joint Meeting" for the purpose of maintaining and operating for their united use and at their mutual expense, a joint outlet sewer to convey all or part of the sewage of such municipalities to an outlet at tide water; and

WHEREAS, Such sewer has now become inadequate for their needs and must be enlarged or supplemented; now therefore, be it

RESOLVED, That the City of Newark does hereby express its determination to join with the other aforesaid municipalities and such others as may be admitted in the Joint Meeting, in a new contract for the purpose of enlarging or otherwise increasing the

capacity of the joint outlet sewer hereinbefore mentioned and such other works and appurtenances as shall be deemed necessary substantially in accordance with the tentative contract recently prepared by the Engineer of the Joint Meeting.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering to the Department of Public Works, one or more of any or all of the following types of Chrysler automobiles, be and the same hereby is awarded to De Cozen Motor Company, Newark, it being the lowest responsible bidder, the amount of its bid as follows:

Chrysler Touring, 5 passenger, at \$1,550.00 each.

Chrysler Phaeton, 5 passenger, at \$1,655.00 each.

Chrysler Roadster, 4 passenger, at \$1,790.00 each.

Chrysler Sedan, 5 passenger, at \$1,895.00 each.

Chrysler Brougham, 5 passenger, at \$2,270.00 each.

Chrysler Imperial, 5 passenger, at \$2,175.00 each.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering Buick automobiles.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917,

(P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the

Paving of Huntington Terrace from Renner Avenue to Shephard Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

Paving of Schuyler Avenue from Renner Avenue to Shephard Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation;

Paving of Goodwin Avenue from Renner Avenue to Shephard Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation; with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said streets including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, in accordance with the plans, specifications and profiles dated August 8th, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the com-

ers of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance providing for the making of said improvements. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot

That said improvement shall be undertaken as local improvements and the cost thereof shall be assessed against the property benefitted by said improvements, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That in order to temporarily finance said improvements the following sums are hereby appropriated, viz:

Huntington Terrace paving...\$9,500.00
Schuyler Avenue paving..... 8,950.00
Goodwin Avenue paving..... 8,875.00

and temporary bonds or notes shall be issued from time to time to meet the cost thereof, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commis-

sion," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on September 2nd, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes.

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners

of the City of Newark, N. J., under by virtue of the provisions of an Act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto, and amendments thereof, to order and cause the construction of a sewer through a right of way to be acquired about 450 feet south of and parallel with Van Dyne Street from the easterly side of the Pennsylvania Railroad to Frelinghuysen Avenue; the part under the Pennsylvania Railroad to be equivalent to a sixty-six (66) inch reinforced concrete pipe and the balance to be sixty (60) inch reinforced concrete pipe. Together with the following branches, all to be constructed of reinforced concrete pipe, in Frelinghuysen Avenue from the aforesaid right of way to Evergreen Avenue a fifty-four (54) inch pipe, from Evergreen Avenue to Wharton Street a thirty-three (33) inch pipe and from Wharton Street to McClellan Street an eighteen (18) inch pipe; from Van Dyne Street to Foster Street a thirty-six (36) inch pipe, from Foster Street to Emerson Place a twenty-seven (27) inch pipe and from Emerson Place to Lowell Place an eighteen (18) inch pipe; through Dreamland Park from Frelinghuysen Avenue to Dayton Street, the part from Frelinghuysen Avenue for a distance of about 250 feet westerly to be twenty-four (24) inch and the balance fifteen (15) inch pipe. Also an eighteen (18) inch branch approximately along the line of the old ditch west of the Pennsylvania Railroad from the right of way above described for a distance of about 300 feet southerly, together with all the appurtenances necessary to complete the same.

These sewers to be known and designated as "Waverly Sewers, Section 3" and to be constructed in accordance with the plans, specifications and profiles dated August 8th, 1924, and now on file in the office of the Department of Public Works.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$85,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$85,000.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark of the intention of the Board of Commissioners to order and cause such improvement to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, September 9th, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishments and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of four thousand five hundred and forty-two

dollars and forty cents (\$4,542.40) be and the same is hereby appropriated to James R. Nugent for the acquisition by the City of Newark of a certain tract of salt meadow land described as follows:

A tract of vacant land in the Newark Meadow adjoining Bound Creek on the southwest and meadow owned by Joel Harrison, northeast, being known as Section, 12, Plot 84, Lot 1, Block 1243, Lot 1, Block 1250, Lot 2, Block 1251 on the Assessment Block Maps of the City of Newark.

Being the same premises conveyed to John Hill by Isaac T. Tichenor and wife by deed dated October 13, 1836, recorded in Book E-11 of Deeds for Essex County, on pages 66, etc.

The said sum of four thousand five hundred and forty-two dollars and forty cents (\$4,542.40) being appropriated from the Port Newark Development account and payment of the same to be made to the said James R. Nugent upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen not voting

RESOLVED, That the Board of Commissioners of the City of Newark, hereby determine that it is for the advantage of the City of Newark and for its best interest in connection with the acquisition, construction, establishment and maintenance of public docks and shipping and transportation facilities, in accordance with the provisions of Chapter 272 of the Laws of 1907 and the amendments and supplements thereof, to purchase from Margaret Coleman the lands and real estate in the Newark Salt Meadows, in the said City of Newark, known and designated as Lot, 8 Block 1281 and Lot 10, Block 1282 on the official tax assessment maps of the City of Newark, and more particularly described as follows:

Beginning in the centre line of the 10th Ward ditch at the northeasterly corner of a tract of salt meadow conveyed to Catherine Nixon, October 7, 1897; thence northwesterly along said Catherine Nixon's northerly line 160 feet, more or less, to said Catherine Nixon's northwesterly corner and to the southeasterly corner of land conveyed October 7, 1897, to James Coleman; thence northeasterly along said James Coleman's easterly line and parallel with 10th Ward ditch 195 feet, more or less, to the centre line of a small creek or worm; thence southeasterly along said centre line its several courses to said centre line of 10th Ward ditch; thence southwesterly along the same 215 feet, more or less, to the place of beginning. Containing 85/100 of an acre, more or less; and be it further

RESOLVED, That the Corporation Counsel of the City of Newark, or such member or clerk of the City Law Department as he shall designate, be and he is hereby authorized to offer on behalf of the City of Newark to the said Margaret Coleman, the sum of twelve hundred and seventy-five (\$1,275.00) dollars as and for purchase price of the above mentioned described premises.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Board of Commissioners of the City of Newark hereby determine that it is for the advantage of the City of Newark and for its best interest in connection with the acquisition, construction, establishment and maintenance of public docks and shipping and transportation facilities, in accordance with the provisions of Chapter 272 of the Laws of 1907 and the amendments and supplements thereof, to purchase from Margaret Sanford the lands and real estate in the Newark Clinton Salt Meadows, in the said City of Newark, known and designated as Lot 9, Section 18/2 on the official tax assessment maps of the City of Newark, and more particularly described as follows:

Beginning at the southeast corner of a lot formerly of Obadiah Meeker, known as the "Great Corner" and adjoining the west side of Bound Creek; thence westerly along said Meeker lot to a ditch; thence southerly to the corner of a ditch or centre ditch; thence easterly along said ditch to Bound Creek; thence northerly along said creek to place of beginning. Said tract containing two acres, more or less; and be it further

RESOLVED, That the Corporation Counsel of the City of Newark, or such member or clerk of the City Law Department as he shall designate, be and he is hereby authorized to offer on behalf of the City of Newark to the said Margaret Sanford, the sum of three thousand dollars (\$3,000) as and for the purchase price of the above mentioned described premises.

John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners rennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Board of Commissioners of the City of Newark, hereby determine that it is for the advantage of the City of Newark and for its best interest in connection with the acquisition, construction, establishment and maintenance of public

docks and shipping and transportation facilities, in accordance with the provisions of Chapter 272 of the Laws of 1907 and the amendments and supplements thereof, to purchase from Charles Salvage all that salt meadow situate in Elizabethtown Great Meadow, commonly called "The Holland Meadow," bounded on the northwest by Elihu Bond's meadow, with a ditch for a line and south by a meadow formerly owned by Joseph Camp to a ditch for a line of said Joseph Camp on the east of said lot and on the north side by a ditch leading to Bond's ditch, containing five and one-half acres, more or less, excepting therefrom so much land as has been recently taken by the City of Newark for the opening of Carnegie Avenue; and be it further

RESOLVED, That the Corporation Counsel of the City of Newark, or such member or clerk of the City Law Department as he shall designate, be and he is hereby authorized to offer on behalf of the City of Newark to the said Charles Salvage, the sum of seven thousand, three hundred and forty dollars (\$7,340.00), as and for the purchase price of the above mentioned described premises.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gill

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper city officer.

Linde & Griffith Company, construction of Railroad Tracks and ballasting of same at Port Newark Terminal. (Contract and indemnity bonds.)

Millard G. Furman, furnishing and delivering Watson wagon repair parts. (Contract bond.)

Bethlehem Steel Company, furnishing and delivering steel rails, fastenings and appurtenances. (Contract bond.)

James V. Crosta, private sewer in Ayr Street for a distance of 250 feet.

F. C. Breidenbach
John Howe,
Charles P. Gillen
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following communications were received and read.

We, the undersigned, owners of the property mentioned after our signatures, do hereby petition the Zoning Board of the City of Newark, New Jersey, to change the zoning restriction affecting our property from a residential district to a business district, to permit the erection of stores.

Signed by twenty property owners.

On motion of Commissioner Howe the petition was referred to the Board of Adjustment.

Mr. W. J. Egan,

City Clerk, City Hall,
Newark, N. J.

Dear Mr. Egan:

I am the owner of property at 35 Lincoln Park (corner of Spruce Street) and wish to request that the Zoning Commission raise the height restriction to 150 feet on this property. This will give me a better opportunity to sell for apartment purposes and if an apartment is erected it will be of advantage to the city.

I will be pleased to meet the Commission at any time if you so desire.

Yours very truly,

Frederick W. Ball.

On motion of Commissioner Howe the communication was referred to the Board of Adjustment.

North Jersey District Water
Supply Commission

Newark, N. J., August 4, 1924

Mr. William J. Egan,
City Clerk,
Newark, N. J.

Dear Sir:

Enclosed herewith you will find a form of contract for the participation of your municipality with others in the Wanaque water development. The Commission has fixed Thursday, August, 21, as the date of a hearing on this form of contract, in accordance with Section 9 of the District Water Commission Act. A copy of the resolution fixing this date is enclosed herewith.

There is also enclosed a form of resolution for your governing body to adopt prior to August 21, if the form of contract is satisfactory. This form of resolution we are sending as suggestive and we would urge its use by your municipality in order to insure uniformity of action by the several municipalities. It has been drafted to correspond with the language of Section 9 of the Act. We wish especially to urge upon you the necessity of adopting this resolution prior to August 21, as the Act definitely provides that at that time the municipalities shall severally signify their willingness to accept the terms of the contract as presented, or present such modifications as the municipality may desire or withdraw from further participation in the proposed water supply development. We assume that as this present form of contract is the result of the conference between the various municipal attorneys and coun-

sel that no further modifications will be desired.

Very truly yours,
North Jersey District
Water Supply Commission.
Edmond Tyler, Secretary.

On motion of Commissioner Howe the communication was ordered filed.

Commissioner Gillen offered the following resolutions:

RESOLVED, By the Board of Commissioners of the City of Newark, New Jersey, that Joseph Lavinza be and he is hereby temporarily appointed as carpenter in the Public Buildings Department, Department of Parks and Public Property, at the prevailing rate, ten dollars and fifty cents (\$10.50) per day, said appointment to become effective July 21, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, New Jersey, the Director of the Department of Parks and Public Property did publicly advertise for bids for additional boiler capacity at

the Newark City Hospital and on August 9, 1924, did receive bids for said work; and

WHEREAS, The bids received were,, in his judgment, too high; therefore, be it

RESOLVED, That the said bids received be and the same are hereby rejected; and be it further

RESOLVED, That the Director be and he is hereby authorized to re-advertise for bids under revised plans and specifications.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard?

(No response.)

Mayor Breidenbach: There being no further business a motion is in order to adjourn.

Commissioner Howe: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, New Jersey.

W. J. EGAN
City Clerk

NEWARK, N. J.

August 19, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Absent:—Commissioner Raymond.

The minutes of the meeting of August 12th, 1924, were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

(No response.)

Commissioner Brennan offered the

the Newark City Hospital and on August 9, 1924, did receive bids for said work; and

WHEREAS, The bids received were,, in his judgment, too high; therefore, be it

RESOLVED, That the said bids received be and the same are hereby rejected; and be it further

RESOLVED, That the Director be and he is hereby authorized to re-advertise for bids under revised plans and specifications.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard?

(No response.)

Mayor Breidenbach: There being no further business a motion is in order to adjourn.

Commissioner Howe: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, New Jersey.

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NEWARK, N. J.

August 19, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Absent:—Commissioner Raymond.

The minutes of the meeting of August 12th, 1924, were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

(No response.)

Commissioner Brennan offered the

following ordinance which was read by the clerk:

An ordinance to provide for the vacation of Cemetery Street from Springfield Avenue to the Woodland Cemetery, excepting so much of said street as lies within the boundaries of South Tenth Street, Brenner Street and Kent Street.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Cemetery Street, from Springfield Avenue to the Woodland Cemetery, as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as Map 1303-V, dated July 23, 1924, shall be vacated as a public street or highway, excepting from such vacation such parts as lie within the limits or boundaries of South Tenth Street, Brenner Street and Kent Street, by virtue of the provisions of Section 1, sub-division (b), of Article XXII of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto.

Section 2. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage on August 26, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach

Commissioner Brennan offered the following ordinance which was read by the Clerk:

An ordinance to provide for the vacation of that portion of McKenzie Street lying between the easterly line of the same and the easterly line of Livingston Street as the latter is laid out parallel to and distant 211 feet measured westerly at right angles from the westerly line of Belmont Avenue, and extending from the northerly line of Avon Avenue northerly to the southerly line of Waverly Avenue, excepting that part of the above described portion of McKenzie Street included within the limits of Rose Street.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That that portion of McKenzie Street lying between the easterly line of the same and the easterly line of Livingston Street as the latter is laid out parallel to and distant 211 feet measured westerly at right angles from the westerly line of Belmont Avenue, and extending from the northerly line of Avon Avenue northerly to the southerly line of Waverly Avenue, excepting that part of the above described portion of McKenzie Street included within the limits of Rose Street, shall be vacated as a public street or highway, as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1302-V, dated July 14, 1924, under and by virtue of the provisions of Section 1, sub-division (b), of Article XXII, of an act of the

Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto.

Section 2. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach

Commissioner Brennan moved that
the ordinance be taken up on third
reading and final passage on August
26, 1924.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan offered the
following ordinance, which was read
by the Clerk:

"An ordinance to provide for the
opening and widening of Avenue P
from its northerly terminus at Alle-
gheny Avenue northerly to to Ferry
Street, also known as Lincoln High-
way, and from the southerly line of
the 100 feet right of way of the New-
ark and New York Branch of the Cen-
tral Railroad of New Jersey southerly
to the northerly line of Delancy
Street."

The Board of Commissioners of the
City of Newark do ordain:

Section 1. That Avenue P from its
northerly terminus at Allegheny Ave-
nue northerly to Ferry Street, also
known as Lincoln Highway, and from
the southerly line of the 100 feet right
of way of the Newark and New York
Branch of the Central Railroad of
New Jersey southerly to the northerly
line of Delancy Street shall be opened
and widened as a public street or
highway, as follows:

Part No. 1. From Lincoln Highway
to Roanoke Avenue.

Beginning at a point on the
southerly line of Lincoln High-
way (formerly Ferry Street) dis-
tant 695 feet, measured westerly
along the southerly line of Lin-
coln Highway, from the south-
westerly corner of Lincoln High-
way and Doremus Avenue (for-
merly Avenue R); thence running
southwesterly 2,460 feet more or
less to a point in the centre line
of Roanoke Avenue distant
1,522.23 feet measured westerly
along the center line of Roanoke
Avenue, from the center line of
Doremus Avenue (formerly Ave-
nue R); the above described line
being the center line of a street
to be 75 feet in width.

Part No. 2. From Roanoke Ave-
nue to Allegheny Avenue.

Beginning at the intersection
of Avenue P and Roanoke Ave-
nue, as described in Part 1, thence
running southerly parallel with
Doremus Avenue 677.84 feet to
the northerly line of Allegheny
Avenue; the above described line
being the centre line of a street
to be 75 feet in width.

Part No. 3. A triangular strip to
be added to Avenue P as the same is
now open on the easterly side thereof
and extending from the southerly line
of the 100 feet right of way of the
Newark and New York Branch of the
Central Railroad southerly about 230
feet to the southerly terminus of Ave-
nue P as now open

Beginning at the intersection of the easterly line of Avenue P as now open with the southerly line of the 100 feet right of way of the Newark and New York Branch of the Central Railroad; thence along said easterly line of Avenue P as now open south 17° 58' west 228.48 feet to a point in the southerly line of lands of the Central Railroad; thence along said line of lands south 63° 49' east 10.69 feet; thence north 15° 19' 40" east 230.25 feet to the place of beginning.

Part No. 4. From the northerly line of Wilson Avenue northerly to the southerly terminus of Avenue P as now open.

Beginning in the northerly line of Wilson Avenue at a point distant 1,455.34 feet measured westerly at right angles from the center line of Doremus Avenue, formerly Avenue R; thence running parallel with Doremus Avenue aforesaid north 24° 21' east 3,610.38 feet more or less to an angle point; thence north 15° 19' 40" east 254.48 feet to a point in the southerly terminus of Avenue P as now open. The above described line being the center line of a street to be 75 feet in width.

Part No. 5. From the southerly line of Wilson Avenue southerly to the northerly line of Delancy Street.

Beginning at a point in the center line of Wilson Avenue distant 1,460.32 feet measured north 70° 23' west along the center line

of Wilson Avenue from the center line of Doremus Avenue, formerly Avenue R; thence south 31° 29' west 1,124.66 feet to a point in the center line of Delancy Street, the last mentioned point being distant westerly 1,595 feet measured along the center line of Delancy Street from the center line of Doremus Avenue, formerly Avenue R. The above described line being the center line of a street to be 75 feet in width.

All as shown on a map prepared under the direction of this Board, which map is hereto attached and made a part hereof, and a copy of which map is on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1237-O, dated July 22, 1924.

Under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319), and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefited by said improvement, in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$160,000.00 is hereby appropriated to pay the cost of said improvement, and for

the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$163,000.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds, and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by a. improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:--Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The Clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:--Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage on August 26, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:--Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordaining clause of "An Ordinance to provide for the construction of a sewer to be known and designated as

"Sewers for Meadow District, Section 3," be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An Ordinance to provide for the opening of Madison Avenue 70 feet in width, from McClellan Street southerly about 172 feet to its northerly terminus," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The Clerk then read the title of the ordinance, as follows:

"An Ordinance to provide for the opening of Madison Avenue 70 feet in width, from McClellan Street southerly about 172 feet to its northerly terminus."

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of thirty-nine thousand, six hundred and twenty-five dollars and eighty-five cents (\$39,625.85) be and the same is hereby appropriated to the City Treasurer, for semi-monthly payrolls, August 1 to 15, 1924, of the Department of Public Affairs, as follows:

Public Affairs	\$ 1,194.57
Employment Bureau	889.98
Out-Door Poor	1,009.57
Almshouse	2,748.79
Bureau of Baths.....	3,168.82
City Home	2,443.89
Bureau of Health.....	12,690.92
City Hospital	15,246.81
Public Outing	232.50
	<hr/>
	\$39,625.85

W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of twenty thousand, three hundred and twenty-five dollars and seventy-seven cents (\$20,325.77) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance, from August 1st to 15th, 1924, as follows:

Director's	\$ 924.15
Comptroller's	2,237.50
Auditor's	1,362.50
City Treasurer's	787.50
Tax Receiver's	1,938.38
Tax Arrears	865.00
Board of Assessment and Revision of Taxes	5,865.80
Board of Assessment for Local Improvements	654.16
Law Department	2,154.98
City Clerk's Department	2,193.32
First District Court	664.99
Second District Court	677.49
	<hr/>
	\$20,325.77

W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach

RESOLVED, That the sum of thirty-three thousand, thirty-two dollars and nineteen cents (\$33,332.19) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

City Treasurer, weekly pay-rolls ending August 13th,
1924\$33,032.19

W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of thirty-two thousand, five hundred and nine dollars and forty-seven cents (\$32,509.47) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements, as follows:

City Treasurer, semi-monthly payrolls ending August
15th, 1924\$32,509.47

W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of twelve thousand, seven hundred and fifteen dollars and sixty cents (\$12,715.60) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the semi-monthly payrolls of the Department of Parks and Public Property

from August 1, 1924, to August 15, 1924, as follows:

Director's Office	\$ 1,356.99
Printing and Stationery.....	150.00
Smoke Abatement	125.00
Weights and Measures.....	857.50
Centre Market	5,257.52
Public Buildings.....	4,036.09
Shade Tree	932.50
	<hr/>
	\$12,715.60

W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of one thousand, two hundred and ten dollars and twenty cents (\$1,210.20) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for the week ending August 13, 1924, as follows:

Shade Tree	\$1,210.20
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W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of three thousand, seven hundred and twelve dollars and twenty-five cents (\$3,712.25) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property:

Public Buildings	\$3,712.25
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W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of eighteen thousand, eight hundred and forty-eight dollars and thirty-two cents be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property, as follows:

Additional Hospital Accommodations	\$ 6.72
Anti Toxin Stable Construction	3.24
Centre Market	6,998.08
City Sundries	49.60
Green and Franklin Street Property	711.00
Miscellaneous Advertising....	377.64
Parks and Public Property	340 69

Street Improvement Advertising	18.53
Printing and Stationery.....	2,053.45
Weights and Measures.....	143.05
Public Buildings	7,302.28
Shade Tree	847.04
	<hr/>
	\$18,848.32

W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the following changes affecting the payrolls of the Department of Public Affairs, be and the same are hereby approved:

Alms-house—Change of Salary

Rudolph Marks, Painter, salary of Ten Dollars (\$10) per day, to be changed to \$2,520 per annum effective September 1, 1924, payable semi-monthly.

Appointment—No Eligible List

Thomas Dempsey, Engineer, salary \$2,600 per annum, from August 8th to 14th, 1924.

W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That Martha Palcanis be and she is hereby temporarily appointed as law stenographer in the Law Department, at a monthly salary of \$120, said appointment to become effective August 16, 1924.

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

WHEREAS, The Board of Education of Newark, in the County of Essex, has decided that it is necessary to raise money for the purchase of lands for school purposes and for playground purposes, and for erecting, enlarging, repairing and furnishing school houses in the City of Newark, and has prepared and delivered to each member of the Board of School Estimate of the said City of Newark, a school district of this State, a statement of the amount of money esti-

mated to be necessary for such purposes; and

WHEREAS, The Board of School Estimate of the said City has duly considered said statement so made by the said the Board of Education of Newark, in the County of Essex, and has fixed and determined the amount necessary for the purpose or purposes aforesaid to be the sum of one million, seven hundred thousand dollars (\$1,700,000); and

WHEREAS, It is the understanding

that the Board of Education of Newark, in the County of Essex, is to apply the sum of one million, one hundred thousand dollars (\$1,100,000) to be received from the sale of the Boys' Vocational and Building Trades Schools to the County authorities to the first and second items set forth in said statement, and has requested the Board of Commissioners of the City of Newark to appropriate the sum of six hundred thousand dollars (\$600,000) to the Board of Education of Newark, in the County of Essex, for the purposes set forth in the following statement:

BUILDINGS

For the erection of a new high school building in the western section of the city, to contain twenty-eight classrooms, wood-working shop, two gymnasiums, one lunch room, one office, one library, one auditorium, one cooking room, two free-hand drawing room, one mechanical drawing room, one chemistry room, one lecture room, one physics room, one biology room, one sewing room, one dressmaking room, two study rooms, one music room, teachers' rooms, toilets, etc.....	\$ 850,000
For an addition to the East Side C. & M. T. High School, to consist of twenty classrooms, one auto mechanics' room, one type-writing room, one physics laboratory, toilets, teachers' rooms, etc., and boys' locker rooms	250,000
For the erection of a new Ungraded School Building in the northern section of the City, to consist of four classrooms, one shop, one dining room, one kitchen, one gymnasium, stock rooms, locker rooms, bath, toilets, physical director's room, doctor's office, principal's office, teachers' rooms, etc.....	96,000
For an addition to the Lincoln School, to consist of three new classrooms, four converted classrooms, one auditorium, one gymnasium, one manual training room, one kitchen, play court, teachers' rooms, toilets, etc.	201,000
Total	\$1,397,000

LAND (For School Purposes)

Additional ground for the West Side High School:

A plot of land to the west of the present site on South Orange Avenue, near South Twelfth street, about 148' by about 400', and a plot of land to the north of the present site about 154' by about 144', both containing approximately 82,000 sq. ft.....\$ 73,000

Ground for a new Ungraded School in the northern section of the city:

A plot of land corner of Wakeman Avenue and Arlington Avenue, same being about 217' on Wakeman Avenue and 202.6' on Arlington Avenue 7,000

Total\$ 77,000

LAND (For Playground Purposes)

Additional ground for Hawkins Street School Playground:

No. 9 Cortlandt Street, about 25' x 100' and buildings thereon \$6,000

Nos. 11-13 Cortlandt Street, about 50' x 100' and buildings thereon 9,000 \$ 15,000

Additional ground for Warren Street School Playground:

No. 17 School Street, about 25' x 121.6' and buildings thereon \$5,500

No. 19 School Street, about 24' x 121.6' and buildings thereon 5,000

No. 21 School Street, about 24' x 120' and buildings thereon 4,500

No. 214 Warren Street, about 25' x 100' and buildings thereon 6,000 \$ 21,000

Additional ground for Cleveland School Playground:

Nos. 685, 687 and 689 Hunterdon Street, about 75' x 100'..... \$ 5,000

Additional ground for Franklin School Playground:

Nos. 102 Cutler Street, about 25' x 100' and buildings thereon \$8,000

No. 104 Cutler Street, about 25' x 100' and buildings thereon 7,500 15,500

Additional ground for Ann Street School Playground:

Plot of ground about 125' on Lang Street and 125' on Ann Street, same being about 210' in depth, immediately adjoining the present school property 12,000

Additional ground for Fifteenth Avenue School Playground:

Nos. 505-507 South 14th Street, about 36.6' x 100' and buildings thereon \$6,000

No. 509 South 14th Street, about 25' x 100' and buildings thereon	1,500	7,500
Total	\$ 76,000	

GRAND STAND (Physical Training Field)

For the erection of a grand stand, with the necessary dressing rooms, etc., to seat 12,000 persons, at the Physical Training Field, located on Bloomfield Avenue, corner of Roseville Avenue

\$ 150,000

SUMMARY

Buildings	\$1,397,000
Land (For School Purposes)	77,000
Land (For Playground Purposes)	76,000
Grand Stand (Physical Training Field)	150,000
	<hr/>
	\$1,700,000

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark that in pursuance of the authority conferred by an act of the Legislature of the State of New Jersey, entitled:

"An Act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof," approved October 10, 1903, and the acts amendatory thereof and supplemental thereto, the said sum of six hundred thousand dollars (\$600,000) be and it is hereby appropriated to the Board of Education of Newark, in the County of Essex, for the purposes set forth in the foregoing statement.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Keeper of Junk Shop
Joseph De Spirito, 35 Lewis Street.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That Wilham Dale, William E. Samson, Michael J. Kearns, Walter J. Mergner, Eugene P. Rhein, Elmer J. Smith, George J. Brown, John C. Tighe, Joseph C. Hagel, having been certified by the Civil Service Commission and having passed satisfactorily a physical examination by the Police Surgeon, be and they are hereby appointed as Patrolmen in the Police Division of the Department of Public Safety, to take effect September 1, 1924, and they shall be paid the same compensation and in like manner as are other Patrolmen in the same grade of service.

W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, By the Board of Commissioners of the City of Newark, That John J. Dollinger be and he hereby is temporarily appointed to the position of assessing clerk in the office of the Board of Assessment and Revision of Taxes, Department of Revenue and Finance, at a salary of one thousand, five hundred dollars (\$1,500) per annum, effective August 19, 1924.

John Howe
W. J. Brennan

F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, Bernard Janofsky paid personal taxes to the amount of thirty-four dollars and seventy-two cents (\$34.72) from No. 50 Sixteenth Avenue for the year 1923, and he selling the business to Mr. Steinberg in November, 1922, and Mr. Steinberg paying these taxes subsequent to the time they were paid by Mr. Janofsky, constitutes a duplicate payment; therefore, be it

RESOLVED, That the Receiver of Taxes be and he hereby is empowered to withdraw the said amount of thirty-four dollars and seventy-two cents (\$34.72) and return the same to Mr. Bernard Janofsky.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That Frank Petropolla, employed as laborer in the Gen-

tre Market, Department of Parks and Public Property, be and he is hereby transferred to the position of Laborer in the Shade Tree Division, Department of Parks and Public Property, at the rate of 50c per hour, said transfer to become effective August 16, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of \$165,342.42 be and the same is hereby appropriated to the City Treasurer, as per certified list annexed, same being the semi-monthly payroll of the Department of Public Safety from August 1st to 15th, 1924, as follows:

Director's Office	\$ 687.49
1st Criminal Court.....	864.14
2nd Criminal Court.....	645.40
3rd Criminal Court	572.49
Building Division	2,092.49
Electrical Division	572.50
License Division	567.50
Fire Division	72,034.01
Police Division	87,306.40
	<hr/>
	\$165,342.42

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

A communication from Mr. Frank E. Ward, clerk of the Board of Chosen Freeholders, enclosing resolution adopted at a meeting of the Board of Chosen Freeholders on August 14th, requesting the policing of approaches to bridges across the Passaic River.

Commissioner Gillen: I move that it be referred to Director Brennan.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen: I offer the plans and specifications for the additional boiler capacity at the City Hospital for approval, and move the adoption of the same.

Commissioner Howe: I move they be adopted.

Commissioner Brennan: I second the motion.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. O'Toole, representing the Public Service:

I came down in response to an advertisement that there would be a hearing in the Avenue P matter. Am

late for it? I don't appear in the attitude of one opposing the public improvement, but I wanted to offer a suggestion for a slight change in the proposed lines. As Avenue P is laid out on the map, it extends northerly to the Lincoln Highway. It was proposed to open it at an angle from Roanoke Avenue to Lincoln Highway, and that avenue—that angle—was so laid out as to cut through two parts of the Public Service Railway Company at the Passaic Wharf, cutting through two structures, and my suggestion is that by ascending the proposed line just a short distance west, perhaps one hundred or a hundred and fifty feet, west, you would preserve the layout of the street generally, and you would avoid the necessity of cutting through our structures. We don't like that very much, but we are not fighting against it going through the property, but we do say, instead of your line taking in these two buildings, by simply shifting it a little bit it would give you all you look for and save the expense of cutting through our buildings.

Commissioner Gillen: It was the original idea to come up higher, but the Lehigh Valley Railroad objected on account of the fact that they wanted the space for their yard. That is the only reason the change was made.

Mr. Congleton: I shouldn't think that little bit would make any difference.

Mr. O'Toole: These are property lines (indicating). These are buildings—these things in here (indicating). Your line would just simply run in those two structures.

Mr. Congleton: And we would have to pay practically for the value of the whole building.

Mr. O'Toole: My only suggestion is not to stand in the light of an intended improvement, but to change the lines.

Commissioner Gillen: This was the original plan (indicating) and at the request of the Lehigh Valley Railroad they crossed the road down here.

Mr. O'Toole: There is another thing that does not show on this map. This line will cut through a loop track, which would have to be re-located and which would add to the cost of taking the property for street purposes. If we have to re-locate it, it would handicap our operations. It seems to me a perfectly reasonable suggestion.

Commissioner Brennan: I move that the vote by which "An ordinance to provide for the opening and widening of Avenue P from its northerly terminus at Allegheny Avenue northerly to Ferry Street, also known as Lincoln Highway, and from the southerly line of the 100 feet right of way of the Newark and New York Branch of the Central Railroad of New Jersey southerly to the northerly line of Delancy Street" was passed on second reading be reconsidered.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan: I now move that the proposed ordinance remain on second reading until a week from today.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mr. O'Toole: I will leave the blue print here. (The blue print was given to Mr. A. Swain, Chief Clerk in Director Raymond's Department).

Mayor Breidenbach: Any other citizen wish to be heard?

(No response.)

Commissioner Howe moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

APPROVED:

CHARLES P. GILLEN
JOHN HOWE
F. C. BREIDENBACH
W. J. BRENNAN

The Board of Commissioners of
The City of Newark, New Jersey.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

August 26, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present: Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Absent: Commissioner Raymond.

The minutes of meeting of August 19th were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. Andrew Geimer, 536 Twelfth Avenue: I have a petition here which I would like to present.

The Clerk then read the petition as follows:

We, the undersigned property owners of the vicinity of Twelfth Avenue and South Ninth Street, do hereby request His Honor, Director Thomas L. Raymond, of the Department of Public Works, to have installed a sewer basin on the southwest corner of Twelfth Avenue and South Ninth Street.

This request is absolutely justified, as the rain water is directed to this point and remains there for the reason that there is no means at present to carry it away.

Andrew Geimer,

536 12th Avenue and twelve
other property owners.

Commissioner Brennan: I now move that the proposed ordinance remain on second reading until a week from today.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mr. O'Toole: I will leave the blue print here. (The blue print was given to Mr. A. Swain, Chief Clerk in Director Raymond's Department).

Mayor Breidenbach: Any other citizen wish to be heard?

(No response.)

Commissioner Howe moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

APPROVED:

CHARLES P. GILLEN
JOHN HOWE
F. C. BREIDENBACH
W. J. BRENNAN

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This request is absolutely justified, as the rain water is directed to this point and remains there for the reason that there is no means at present to carry it away.

Andrew Geimer,

536 12th Avenue and twelve
other property owners.

Commissioner Brennan I move it be referred to the Director of Public Works.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach: The matter will be taken up by Director Raymond's department, Mr. Geimer. Any other citizen wish to be heard?

(No response).

Commissioner Brennan offered the following ordinance, which was read by the Clerk:

An Ordinance to provide for the construction of a sewer in Wilson Avenue, from the road leading to the Passaic Valley Pumping Station westerly to the Elizabeth Branch of the Central Railroad of New Jersey.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That a fifteen (15) inch pipe sewer shall be constructed in Wilson Avenue, from the road leading to the Passaic Valley Pumping Station to Hyatt Avenue, and that a twelve (12) inch pipe sewer be constructed for the balance, from Hyatt Avenue to the Elizabeth Branch of the Central Railroad of New Jersey. This sewer to be used for house sewage and trade waste only, and to be known and designated as "Sewers for Meadow District, Section 3," together with all appurten-

ances necessary to complete the same in accordance with plans, specifications and profiles, dated July 28, 1924, and now on file in the office of the Department of Public Works.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement in proportion to the benefits received under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$20,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$20,000.00, under and by virtue of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordi-

nances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading on September 2nd.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach: Is there any citizen wish to be heard on the ordinance to provide for the construction of a storm water sewer in Forest Hill Parkway?

Commissioner Soffel: There has been quite a number of people who have called me up asking that that matter be laid over.

City Clerk Egan: There is one protest from Henry R. Linderman, 686 Highland Avenue.

Mr. A. A. Campbell, 798 DeGraw Avenue: I know there is a petition of protest on this sewer which I have signed. I don't know whether that has been presented as yet, but such will be done, and I will ask that that be laid over for a week.

Commissioner Howe: I move the matter be laid over for one week and that the communication from Henry R. Linderman, protesting against the construction of this sewer be referred to Director Raymond.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Mayor Breidenbach: Any citizen
wish to be heard on the ordinance to
change the grade of Washington
Street?

(No response.)

Commissioner Brennan offered the
following ordinance which was read
by the clerk:

An ordinance to order and cause the
change and establishment of the grade
of the easterly curb of Washington
Street, from the northerly curb line
of Academy Street northerly 306 feet;
and the grade of the westerly curb
of Washington Street, from the north-
erly curb line of Academy Street north-
erly to the southerly curb line of
Plum Street.

The Board of Commissioners of the
City of Newark, do ordain:

Section 1. That the grade of the
easterly curb of Washington Street
from the northerly curb line of
Academy Street northerly 306 feet,
and the grade of the westerly curb of
Washington Street from the northerly
curb line of Academy Street north-
erly to the southerly curb line of Plum
Street be changed and established;
the new grade to be established to in-
clude the roadway, gutters and side-
walks and described as follows:

Grade of the Easterly Curb: Begin-

ning at the intersection of the north-
erly curb line of Academy Street and
the easterly curb line of Washington
Street at an elevation of 28.02 feet
above Newark City Datum; thence
ascend 1.28 feet in 100 feet for 124
feet to an elevation of 29.70 feet above
Newark City Datum; thence level for
30 feet; thence descend one foot in
100 feet for 145 feet to the grade of
the existing easterly curb of Wash-
ington Street at an elevation of 28.25
feet above Newark City Datum.

Grade of the Westerly Curb: Begin-
ning at the intersection of the north-
erly curb line of Academy Street and
the westerly curb line of Washington
Street at an elevation of 27.66 feet
above Newark City Datum; thence
ascend 1.56 feet in 100 feet for 131
feet to an elevation of 29.70 feet above
Newark City Datum; thence level for
30 feet; thence descend one foot in
100 feet for 105 feet to an elevation
of 28.65 feet above Newark City
Datum at the intersection of the
southerly curb line of Plum Street and
the westerly curb line of Washington
Street.

All as shown on a map prepared
under the direction of this Board,
which map is hereto attached and
made a part hereof and copy of which
map is on file in the office of the Chief
Engineer, Division of Surveys, De-
partment of Public Works, known and
designated as No. 1000G, dated May
9th, 1924.

Under and by virtue of the provi-
sions of an act entitled "An Act Con-
cerning Municipalities," approved
March 27, 1917, (P. L. 1917-319) and

the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefited by said improvement in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$68,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$68,000.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordi-

nances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas.—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that
the ordinance be taken up on third
reading on September 12th.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Mayor Breidenbach: Anyone wish
to be heard on the ordinance for the
opening and widening of Avenue P?

Mr. R. D. Willgoss, representing
the Balbach Smelting & Refining
Company: We again wish to protest
against the opening of Avenue P,
parts three and four in any event, as
we see no particular reason for the
opening of that Avenue at the pres-
ent time, and cannot see where there
will be any need of it for a period of
twenty-five years, at least. I suppose
we are one of the largest property
owners and I think we are the largest
property owner through that section.
It will take two large blocks of our
property without any benefit to either
us or anyone around there, and judg-
ing from past experience in the de-
velopment of Doremus and Wilson
Avenues the expense undoubtedly
will be extremely heavy, both for the
taking of the property and the de-
velopment of it. It is mainly meadow
land and it would require a lot of
filling and once filled, then there would
be the paving. Property owners in
that section have spent, as I have told
you before, in the last few years, an

immense sum of money in the de-
velopment of the other few streets.
All the development east, or south of
the Central Railroad property are old
permanent factories and they do not
need at the present time, and will not
for a long time in the future need any
other streets there.

Mr. Van Duyne: I have got a plan
drawn up for the change of that.
There may be need of part of it and
I think there is, up to the Central
Railroad. Very likely there is a pres-
ent need of that.

Commissioner Howe: This is the
suggested change of the Public Ser-
vice?

Mr. Van Duyne: Yes.

Mr. Willgoss: It is to cut over a
little further.

Commissioner Howe: Any develop-
ment that comes into the meadow is
coming from the Lincoln Highway.

Mr. Willgoss: Why not develop
parts one and two and leave three and
four until later. Four is over here
from Wilson Avenue to Delancy. This
is part three, (indicating on map)
which particularly affects us, and if
that goes there is no need of part
four running from Wilson to Delancy.
There is a triangle taken there. This
is part three from the Central Rail-
road to Wilson Avenue.

Mr. George A. MacIntosh, repre-
senting the Butterworth-Judson Cor-
poration: I see everything has been

said with respect to the situation, and to my mind it applies to our situation just as much. I oppose it. There is no need for it. You have enough streets there for all the business down in that territory. There is no need for it.

Mr. Van Duyne: You have some land here that is sewed in.

Mr. MacIntosh: I have got some other stuff here that is vacant and not sewed in, and this down here, it seems to me, when that gets developed, it is time to put money out on assessments for this sort of thing. Anyone that is going to build a plant is not going to build it over the street line, and it is not going to cost any more in the future for this improvement than it is now. At this time business is bad and there is no reason why we should be put to that expense.

Mr. Willgoss: That is about the situation with the plants in our position. Ever since the War we have been managing to exist and not a great deal more. We are already paying a great assessment for Doremus and Wilson Avenues. We have a large assessment there and to enter into a large expense at the present time would be a little bit more than we could be reasonably expected to do.

Mr. Van Duyne: So far as the actual opening is concerned, there are very few buildings involved so it is really a land taking.

Mr. E. R. Norris, representing the Amalgamated Dye Stuffs and Chemical Works In the case of the firm I

represent, we have got buildings on each side of the proposed new road and our steam lines and water and other lines go overhead.

Mr. Van Duyne: There are places in the City where we allow them to have them overhead. How high are they?

Mr. Morris: Fifteen or twenty feet.

Mr. Intosh: We had to put in tunnels for ours.

Mr. Willgoss: There is no benefit to any of the property owners by this street.

Mr. Norris: There is no benefit at all.

Mr. Willgoss: All this section down here is just meadow land and not worth anything. I don't think the road would ever make it available for use.

Mr. Norris: They strike water four feet down.

Mr. Van Duyne: Conditions are just the same as they were on the land that is now developed.

Mr. Willgoss: That is just the reason we object so strongly.

Mr. Van Duyne: This might not develop for ten years or more, and the cost will increase in that time.

Mr. Willgoss: There has been no increase in the past ten years, and there will not be any increase in the

next ten years. In fact some of this property we have is valued less than it was ten years ago, and we can't even get an offer to get rid of some of it. While it is valued at about the price we paid for it, nobody is offering that for it because nobody wants it, and that has a frontage on Doremus Avenue.

Commissioner Gillen: Wherever a sale is made, the prices show the land has increased in value, and unless some streets are put in the stuff remains landlocked and nobody ever will want it.

Mr. Willgoss: Almost all this property has approaches on Doremus Avenue, Feigenspan has a little triangle and that is the only piece that does not front on Doremus Avenue.

Commissioner Gillen: It is better to open a street before you have to tear down buildings to do it.

Mr. MacIntosh: There is a lot of vacant land that is not developed.

Mr. Willgoss: I know the Balbach people have had to pay about \$75,000 in the last few years in assessment.

Commissioner Gillen: You have got a tremendous tract of land there.

Mr. Willgoss: All that money has been spent without any benefit to us because all our approaches are either by railroad or by water.

Commissioner Gillen: But you have got to have streets.

Mr. Willgoss: But we are right down at the end there.

Commissioner Gillen: How are you going to have a city without streets through it.

Mr. Willgoss: You have got streets down there.

Commissioner Gillen: Here is a lot of land that is absolutely landlocked. I am one of the owners of this piece here. I have been trying to get a street through for several years. This piece of land here that we own consists of eleven acres and if we had a street there we could have sold one-half of that to a concern that was going to put up a great big building. The City lost a great big enterprise. That is the result of the City's not opening streets.

Mr. Willgoss: That condition is not true of this property south of the Central Railroad.

Commissioner Gillen: Where land is landlocked the City should certainly open streets through it.

Mr. MacIntosh: That is true if there is not a lot of other undeveloped land down there. If anybody came to me I would give them sites. We would be tickled to death to sell a lot of that property.

Mr. Willgoss: I imagine you would sell Commissioner Gillen a right of way through there.

Commissioner Gillen: There should be a road there and officials of the

city have recognized that fact for the past ten years, but every time we try to put through a street, or put in a sewer everyone objects to it, and two years later, if the improvement is put through anyway, they all come in and thank us.

Mr. Willgoss: That is true where they are holding land for development purposes, but for old time factories that are holding land for years, I don't think that is true.

Commissioner Gillen: I have cited an example of how the City's interest is hurt.

Mr. Willgoss: The Balbach was one of its first purchasers in the meadow section, and they have owned that property continuously and expect to own it as long as they are in the smelting and refining business without any development. Speaking on behalf of the Balbach Smelting and Refining Company I ask either that the ordinance be killed in whole or modified so as to eliminate parts three and four. If those parts three and four are taken out I imagine that will put part two out, because part two is merely a little triangle to even the line to part three.

Mayor Breidenbach: Suppose we lay that over for a week until Director Raymond is here.

Mr. Willgoss: Just one week makes it a day after a holiday and perhaps a number of these people will be unable to get here.

Commissioner Brennan. I move that

further action on the ordinance to provide for the opening of Avenue P be deferred until Tuesday, September 9th.

The roll being called the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the vacation of Cemetery Street from Springfield Avenue to the Woodland Cemetery, excepting so much of said street as lies within the boundaries of South Tenth Street, Brenner Street and Kent Street," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the vacation of Cemetery Street from Springfield Avenue to the Woodland Cemetery, excepting so much of said street as lies within the boundaries of South Tenth Street, Brenner Street and Kent Street.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the vacation of that portion of McKenzie Street lying between the easterly line of the same and the easterly line of Livingston Street as the latter is laid out parallel to and distant 211 feet, measured westerly at right angles from the westerly line of Belmont Avenue, and extending from the northerly line of Avon Avenue northerly to the southerly line of Waverly Avenue, excepting that part of the above described portion of McKenzie Street included within the limits of Rose Street," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the vacation of that portion of McKenzie Street lying between the easterly line of the same and the easterly line of Livingston Street as the latter is laid out parallel to and distant 211 feet, measured westerly at right angles from the westerly line of Belmont Avenue, and extending from the northerly line of Avon Avenue northerly to the southerly line of Waverly Avenue, excepting that part of the above described portion of McKenzie Street included within the limits of Rose Street,"

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of seven hundred thirteen dollars and one cent (\$713.01) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

City Sundries	\$230.14
Collecting Taxes	282.92
Elections	117.50
Assessments to be refunded....	32.45
	<hr/>
	\$713.01

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of two thousand, three dollars and ten cents (\$2,003.10), be and the same is hereby appropriated to the persons named on annexed certified list, being the bills

and claims of the Department of Public Affairs as follows:

Public Outing	\$ 905.10
Band Concert	1,098.00
	<hr/>
	\$2,003.10

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of one thousand, three hundred eighty-three dollars and twenty cents (\$1,383.20) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending August 20, 1924:

Shade Tree	\$1,383.20
------------------	------------

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the following changes affecting the payroll of the Department of Public Affairs, be and the same are hereby approved:

Almshouse

(Resignation)

Thomas Hurley, Farm Hand, Effective August 1, 1924.

Hazel Wells, Clerk-Stenographer, effective September 1, 1924.

Public Outing

(Resignation)

Whitfield Colyer, Watchman, effective August 1, 1924.

Bureau of Health

(Temporary Appointment)

Mrs. Anna Sieben, Cleaner, 2 weeks dating from August 16, 1924, salary \$60 per month.

(Temporary Appointment from Eligible List)

Lucy M. Rooney, Telephone Operator, effective September 1, 1924, \$60 per month.

(Promotion)

Daniel Murphy, from Sanitary Inspector to Plumbing Inspector, salary \$2,160.00 per annum, effective September, 1, 1924.

(Appointment from Eligible List)

Irwin C. Dakin, Chief Inspector.

(Disinfection Division), salary \$200 per month, effective September 1, 1924.

F. C. Breidenbach
John Howe
W. J. Brennan
Charles P. Gillan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark, that the following changes effecting the payroll of the Newark City Hospital, from August 16th to 31st, 1924, be and the same are hereby approved:
Temporary Appointment in the Com-

petitive Class

Winifred Garrison, Telephone Operator, \$20 per week, August 18, 1924.

Non-Competitive Appointments

Jennie Allison, Undergraduate Nurse, \$600 a year, August 14, 1924.

Jessie Woodruff, Nurses' Helper, \$600 a year, August 16, 1924.

Warren Conklin, Porter, \$600 a year, August 16, 1924.

Thomas O'Leary, Porter, \$696 a year, August 12, 1924.

Leave of Absence

Louis Lawrence, Orderly, 2 months, leave, August 16, 1924.

Salary Decrease

James Riley, Orderly, from \$626 to \$600 a year, (sleeps in) August 16, 1924.

Returned from Leave of Absence

James Moran, Porter, \$696 a year, August 14, 1924.

Elizabeth Eck, Nurse, \$300 a year, August 16, 1924, noon.

Discharged

Michael Casey, Porter, insubordination, August 8, 1924.

Resignations

Helen Baird, Resident Nurse, August 14, 1924.

Doris Charters, Resident Nurse, August 16, 1924, noon.

Maud Sulter, Resident Nurse, August 14, 1924.

Ruth Ross, Resident Nurse, August 16, 1924.

Ethel Kittell, Resident Nurse, August 14, 1924.

Ann Ryan, Resident Nurse, August 16, 1924, noon.

Mary Fabrick, Resident Nurse, August 16, 1924, noon.

Florence Weber, Nurses' Helper, August 16, 1924, noon.

James Saunders, Boiler Room Helper, August 15, 1924.

Wesley Thomas, Porter, August 16, 1924, noon.

Thomas Spencer, Porter, August 16, 1924, noon.

John Murphy, Porter, August 16, 1924, noon.

Hugo Henle, Chef, August 17, 1924.

Lawrence Chorny, Porter, August 11, 1924.

Laura Werner, Nurse, August 16,
1924, noon.

F. C. Breidenbach
John Howe
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the Board of
City Commissioners of Newark, New
Jersey, do hereby express their regret
on the death of Armenia Connelly,
wife of former City Clerk James F.
Connelly, and extend their sympathy
and condolences to the members of
the family of Mrs. Connelly.

F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the following
bond be and the same is hereby ap-
proved as to sufficiency:

Billposter

The Union of Bill Posting and
Billers, Local No. 18, Inc., 206 Mul-
berry Street.

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That Adeline Kirsch
be and she is hereby appointed tem-
porarily to the position of Clerk-
Stenographer in the office of the City
Clerk, at a salary of one hundred and
fifteen dollars (\$115) per month, pay-
able as other salaries are paid, effec-
tive August 19, 1924.

F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe offered the fol-
lowing resolutions:

RESOLVED, That the Comptroller
be and he is hereby authorized to
cancel from the records in his office
taxes for the second half of 1922 on
property 132 Plane Street, Block 34,
Lot 9-10 amounting to one hundred
and two dollars and six cents
(\$102.06) as the same belongs to the
City and should not have been as-
sessed

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the North End Trust Company of the City of Newark be and is hereby designated as a depository of public funds of the City of Newark in addition to those already designated.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerks in the office of the Board of Assessment and Revision of Taxes, Department of Revenue and Finance, be and the same is hereby increased to the amounts set opposite their respective names, effective September 1st, 1924.

John M. Gable, from \$1,980 to \$2,100.

Walter H. Zoerner, from \$1,800 to \$1,920.

Aurelius Marano, from \$1,800 to \$1,920.

Thomas E. Hunt, from \$1,800 to \$1,920.

James F. Brady, from \$1,800 to \$1,920.

Boniface P. Betz, from \$1,800 to \$1,920.

Gabriel J. Abieniste, from \$1,800 to \$1,920.

William J. Duff, from \$1,800 to \$1,920.

Ernest R. Leech, Jr., from \$1,800 to \$1,920.

Harry B. Shapiro, from \$1,800 to \$1,920.

John J. Schreck, from \$1,800 to \$1,920.

William P. Schorn, from \$1,680 to \$1,800.

Bernard A. Lacey, from \$1,680 to \$1,800.

Abraham Cohen, from \$1,680 to \$1,800.

Fred W. Cutler, from \$1,680 to \$1,800.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in his office taxes for the second half of 1922

amounting to \$120.96, on property 141 South Canal Street, Block 150, Lot 104, as the same belongs to the City and should not have been assessed.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in his office taxes of 1922 amounting to \$539.20 and taxes of 1923, amounting to \$526.40 on property 86 Mulberry Street,, Block 150, Lot 44, as the same belongs to the City and should not have been assessed.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in his office taxes of 1922, amounting to \$718.20 and taxes of 1923, amounting to \$714.40 on property 88 Mulberry

Street, Block 150, Lot 43, as the same belongs to the City and should not have been assessed.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records of his office taxes of 1920 and 1921 on property known as Clinton Meadows 18-1-92, as follows:

Taxes 1920

Index 13935 amounting to.....\$45.00

Taxes 1921

Index 15377 amounting to..... 45.12

\$90.12

Said property belongs to the City and should not have been assessed.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Comptroller

be and he is hereby authorized to cancel from the records in his office taxes of 1921 on property 127 Commerce Street, Block 150, Lot 171, index 972, amounting to eight-two dollars and seventy-two cents (\$82.72) as the same belongs to the City and should not have been assessed.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in his office taxes of 1921 and property 131 Commerce Street, Block 150, Lot 167, index 975, amounting to one hundred and twelve dollars and eighty cents (\$112.80) as the same belongs to the City and should not have been assessed.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Comptroller

be and he is hereby authorized to cancel from the records in his office taxes of 1921 on property 82-84 Mulberry Street, Block 150, Lot 45, index 847, amounting to six hundred and twenty-nine dollars and eighty cents (\$629.80) as the same belongs to the City and should not have been assessed.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

To the Board of Commissioners
of the City of Newark, N. J.

Dear Sirs:

I respectfully submit the statement annexed (by items) of the amounts in gross as shown by the records in this office of the costs and expenses of the several sewers, grading, curbing and flagging, resurfacing and pavings, Chapter 152, Laws of 1917, now completed, which statements are now ready to be referred to the Board of Commissioners of Assessments for Local Improvements, in order that assessments for benefits may be levied in accordance with law.

A. K. Brady,
Acting Auditor of Accounts.

Grove Terrace and West End Avenue Sewer, \$3,287.90.

Lehigh Avenue sewer and branches, \$7,499.20.

Thirteenth Avenue sewer, Wickliffe, Boston and Hunterdon Streets—Littleton Avenue, \$8,461.15.

Eighteenth Avenue paving—Stuyvesent to Sandford Avenues, \$30,124.50.

West End Avenue G., C., F. and paving, Caldwell place to Valley Street, \$44,563.90.

Grumman Avenue G., C., F. and paving, Bergen Street to Parkview Terrace, \$14,389.50.

Parkview Terrace G., C., F. and paving, Lyons to Chancellor Avenues, \$25,439.40.

Tremont Avenue G., C., F. and paving, North Munn Avenue to City Line, \$17,064.80.

Clinton Place G., C., F. and paving, Chancellor to Lyons Avenues, \$31,104.10.

Grove Terrace G., C. F. and paving, West End Avenue to Newark-Irvington Line, \$21,621.85.

DeGraw Avenue resurfacing, Elwood to Verona Avenues, \$25,018.30.

Heller Parkway resurfacing, Ridge Street to First Street, \$13,571.65.

Heller Parkway resurfacing, Summer Avenue to Mt. Prospect Avenue, \$6,976.55.

Fabyan Place resurfacing, Buffington Street to Lyons Avenue, \$11,577.70.

Conklin Avenue resurfacing, Seymour Avenue to 330 feet west, \$3,493.20.

RESOLVED, By the Board of Commissioners of the City of Newark, New Jersey, that the foregoing report and declaration of costs be and the same are hereby referred to the Board

of Commissioners of Assessments for Local Improvements to assess benefits pursuant to the direction and provision of the statutes in such case made and provided.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records of his office taxes of 1921 on property 135 South Canal Street, Block 150, Lot 100, Index 1004, amounting to seventy-three dollars and thirtytwo cents (\$73.32), as the same belongs to the City and should not have been assessed.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records of his office taxes of 1921 on property 127½ Commerce Street, Block 150, Lot 170, In-

Index 973, amounting to eighty-four dollars and sixty cents (\$84.60) as the same belongs to the City and should not have been assessed.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records of his office taxes of 1921 on property 129 Commerce Street, Block 150, Lot 169, **Index 974**, amounting to eighty-four dollars and sixty cents (\$84.60), as the same belongs to the City and should not have been assessed.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That William J. McGovern, who has been certified as eligible by the Civil Service Commission,

be and he is hereby appointed to the position of Clerk in the Electrical Division of the Department of Public Safety at a salary of \$1,380.00 per annum, payable semi-monthly as other salaries are paid, effective September 1, 1924

W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Timothy J. Flynn, Joseph J. Best, Jr., Philip M. McConnell, Walter A. Fanning, Edward Price, Timothy F. O'Leary, Daniel M. Perna, George T. Farley, Fred J. Blume, Frank H. Desmond, Henry J. F. Clark, Gerald Carey, Herbert F. Kingsland, Oscar E. Huber, having been certified by the Civil Service Commission and having passed satisfactorily a physical examination by the Police Surgeon, be and they are hereby appointed as Patrolmen in the Police Division of the Department of Public Safety, to take effect September 1, 1924, and they shall be paid the same compensation and in like manner as are other Patrolmen in the grade of service.

W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, The Director of Public Safety has publicly solicited proposals for the furnishing of one or more American-LaFrance type chassis for use in the Fire Division of said Department; and

WHEREAS, The proposal of the American-LaFrance Fire Engine Company, Inc., the only one received, at the price of \$3,800.00 each for Model 2-R chassis is deemed satisfactory in the interests of the City; therefore, be it

RESOLVED, That the proposal of the said American-LaFrance Fire Engine Company, Inc., be and the same is hereby accepted, the Law Department directed to prepare the proper contract, and the Director of Public Safety and the City Clerk authorized and empowered to execute the contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach

RESOLVED, That Nathan Harris, Architect, be and he is hereby appointed to supervise the erection of Traffic Towers on Broad Street.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That Bessie Tompkins be and she is hereby temporarily appointed as Telephone Operator in the Division of Public Buildings, Department of Parks and Public Property, at an annual salary of one thousand, four hundred and forty dollars (\$1,440), said appointment to become effective August 18, 1924.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Harry A. Corbally, employed as Clerk in the office of the Director of the Department of

Parks and Public Property, be and he is hereby granted a three months leave of absence, without pay, effective September 1st, 1924.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

An invitation from the International Air Races, Inc., Dayton, Ohio, to His Honor, the Mayor to attend the International Air Races to be held in Dayton, Ohio, October 2nd, 3rd and 4th, was received and read.

Commissioner Brennan moved that the communication be referred to the Mayor, with permission to go, if he so desires.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

A communication dated August 21st from Sidney W. Eldridge, representing David H. Oderman, relative to the widening of Bergen Street, was received and read, and on motion of Commissioner Howe ordered referred to Director Raymond.

The following report of City officers

were received and ordered filed

Auditor of Accounts for July, 1924.

Commissioner Gillen: I move that the Commission take a recess for ten minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The Commissioners then reconvened upon a call of the roll, the following Commissioners being present:

Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of four thousand, three hundred seventy-seven dollars and twelve cents (\$4,377.12) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

Street Cleaning	\$3,794.18
Streets	384.20
Water	198.74
	<hr/>
	\$4,377.12

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Comniissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the sum of one hundred forty-one thousand, one hundred seventy-eight dollars and eighty-eight cents (\$141,178.88) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Water	\$ 57,366.38
Wanaque Fund	83,812.50
	<hr/>
	\$141,178.88

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the sum of thirty-three thousand, nine hundred eighteen dollars and forty-seven cents (\$33,918.47) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

City Treasurer, weekly pay-
rolls ending August 20th,
1924\$33,918.47

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinances as a matter of information:

An ordinance providing for the vacation of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue.

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that part of Guilford Stret from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue.

An ordinance to provide for the construction of a 10" pipe sewer in Highland Avenue between Delavan Avenue and Elwood Avenue

An ordinance to provide for the construction of the "Centre Street Sewer and Branches."

An ordinance to provide for the construction of a sewer in Park View Terrace between Chancellor Avenue and Hansbury Avenue.

An ordinance to provide for the construction of the "Avenue C Storm Water Sewer."

Commissioner Brennan moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the contract between the City of Newark and Pennsylvania Salt Manufacturing Company for the furnishing and delivering to the Department of Public Works of Chlorine, a copy of which contract dated July 18th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe

F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Reliable Gas and Oils Co., Inc., for the furnishing and delivering to the Department of Public Works of motor oils, a copy of which contract, dated July 18th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Bushwick Sheet Metal Mfg. Co. for the furnishing and delivering to the Department of Public Works of repairs to Street Dirt Boxes, a copy of which contract dated July 29th, 1924, is

hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering Gate Valves and Valve Boxes and Extension Pieces.

Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gil-

len, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering Paints, Oils and Varnishes.

Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Peter D'Amato for Sewers for the Meadow District, Section 2, dated the 7th day of August, 1924, and awarded to Peter D'Amato, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Romano & Saggese for sewer in Mt. Vernon Place, Storm Water Sewer and Branches, dated the 17th day of July, 1924, and awarded to Romano & Saggese, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Peter D'Amato for sewer in Blanchard Street, between Ferry Street and the

Passaic River, dated the 13th day of August, 1924, and awarded to Peter D'Amato, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Cosmo De Fazio for sewer in Aldine Street, between Chancellor Avenue and Pomona Avenue, dated the 19th day of August, 1924, and awarded to Cosmo De Fazio, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Cosmo De Fazio for sewer in Congress Street, between Ferry Street and Lafayette Street, dated the 19th day of August, 1924, and awarded to Cosmo De Fazio, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works, be and he hereby is directed to advertise for sealed proposals for the Construction of a dock of the relieving platform type, approximately 250 feet in length, on the water front of the City, of Newark east of the Erie Railroad south of Herbert Place, dock to be lo-

cated at a point beginning approximately 350' south of the southerly line of Herbert Place.

Said proposals to be received at such time and place as the Director shall in proper advertisement designate.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract for the grading, curbing, flagging and paving of Montclair Avenue, from Manchester Place to the west side of Third Street, with asphalt pavement (1½" top-1½" binder) on a six (6) inch concrete foundation, be and the same is hereby awarded to the J. B. Gilligan-Casey Company, a corporation, it being the lowest formal bidder, the total amount of its bid based on the estimated quantities being \$6,422.90.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract for the laying of cement sidewalks on the westerly side of Stuyvesant Avenue, from 320 feet north of Eighteenth Avenue to the Irvington Line, be and the same is hereby awarded to Charles S. Carracino, he being the lowest formal bidder, the total amount of his bid based on the estimated quantities being \$1,779.57.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he hereby is directed to advertise for sealed proposals for Dredging in the Passaic River to provide deeper water in front of new dock to be constructed on the water front of the City of Newark east of the Erie Railroad south of Herbert Place.

Said proposals to be received at such time and place as the Director shall in proper advertisement designate.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering to the Department of Public Works, one (1) or more Buick Sedan Automobiles, be and the same hereby is awarded to Buick Motor Car Co., Newark, it being the lowest responsible bidder, the amount of its bid being as follows:

Master 6 Sedan, 7 passenger, \$2,-
605.00 each.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate has been submitted to the Board of Commissioners of the City of Newark by the Engineer in Charge of the Bureau of Sewers showing the probable cost of constructing a sewer in East Vanderpool Street, from Avenue C for a distance of about 220 feet easterly for the use of the abutting property only, together with lateral connections to the curb lines of said street, to be

\$950.00, said probable cost being based on the best information obtainable as to the probable cost of such sewer; and

WHEREAS, The entire cost of doing the work will be less than one thousand dollars; therefore, be it

RESOLVED, That in accordance with the provisions of Chapter 115 of the State Laws of 1919, the estimate so submitted and presented be and the same is hereby adopted and ordered filed; and be it further

RESOLVED, That the Board hereby signifies its intention to construct a sewer in East Vanderpool Street, from Avenue C for a distance of about 220 feet easterly, together with lateral connections to the curb lines; and that the Director of the Department of Public Works of the City of Newark will hear objections to the making of said improvement on Monday, September 8, 1924, at 10 o'clock A. M., in the office of the said Director on the second floor, City Hall, Newark, N. J.; and be it further

RESOLVED, That the Engineer in Charge of the Bureau of Sewers be and he is hereby authorized and directed to mail a copy of this resolution to the last owner of record as shown by the tax records of the City of Newark, N. J., of property abutting on the portion of the street or highway through which such sewer is proposed to be constructed; and that the Engineer be and he is further instructed to post or cause to be posted a copy off this resolution in the City Hall, Newark, N. J., at least five days prior

to the introduction of a second resolution setting forth the final decision of said Board to construct such sewer.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, a sewer has been constructed and completed in Park View Terrace, between Chancellor Avenue and Vassar Avenue, in the City of Newark; and

WHEREAS, The Engineer in Charge of the Bureau of Sewers has determined the cost and expense of such sewer to be the sum of \$1,189.45, which benefits shall be charged and assessed against the property abutting on the portion of the street or highway through which such sewer has been constructed; therefore, be it

RESOLVED, That the Engineer in Charge of the Bureau of Sewers is hereby directed to mail a notice to the last known address of the last owner of record of the aforesaid abutting property, stating that a hearing will be held by the Director of the Department of Public Works at his office on the second floor of the City Hall, Newark, N. J., on Monday, Aug-

ust 25, 1924, at 10:30 A. M., at which time and place objections to said assessments will be heard.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto, and amendments thereof, to order and cause the construction of a fifteen (15) inch pipe sewer for storm water only in Park View Terrace, between Chancellor Avenue and Hansbury Avenue.

Also the construction of a storm water sewer in East Vanderpool Street, from the Waverly and Passaic Railroad to Avenue C, in Avenue C from East Vanderpool Street to Miller Street, and in Miller Street from Avenue C for a distance of about 300 feet westerly. The part in East Vanderpool Street and Avenue C to be fifteen (15) inch reinforced pipe and the balance twelve (12) inch pipe. This sewer to be known and designated as "Avenue C Storm Water Sewer."

Together with all the appurtenances necessary to complete, in accordance with the plans, specifications and profiles dated August 20, 1924, and now on file in the office of the Department of Public Works.

That said improvements shall be undertaken as local improvements and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That in order to temporarily finance said improvements, the following sums are hereby appropriated, viz:

For Park View Terrace Sewer, \$1,800.00.

For Avenue C Storm Water Sewer, \$3,000.00.

and temporary bonds or notes shall be issued from time to time to meet the cost thereof; under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations, and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue

and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on September 16, 1923, at 11 o'clock A. M., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled, "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto, and amendments thereof, to order

and cause the construction of a ten (10) inch pipe sewer in Highland Avenue, between Delavan Avenue and Elwood Avenue. This sewer to be constructed with house connections to the curb lines, together with all the appurtenances necessary to complete the same, in accordance with the plans, specifications and profiles dated August 16, 1924, and now on file in the office of the Department of Public Works.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$3,500 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$3,500.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Di-

rector of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on September 16, 1924, at 11 o'clock A. M., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, In order to allow a double track railroad connection from the existing tracks of the Pennsylvania Railroad north of Port Street, under the Port Street bridge, it will be necessary to make certain alterations, including the removal of the easterly portion of the present over-

head structure of the bridge and the substitution therefor of a thru plate girder span complete and to erect a new double pile supportment; and

WHEREAS, The Pennsylvania Railroad has agreed to erect, at its own expense, the thru plate girder span complete, provided that the City of Newark will do the other work in connection with said alterations; and

WHEREAS, It would entail additional expense and duplication of equipment for any other contractor who would be engaged to do the work for the City; and

WHEREAS, The work in connection with said alterations can be materially expedited by having the same done by the Pennsylvania Railroad in connection with its contract for the erection of the work to be done by it; and

WHEREAS, It is believed to be for the best interests of the City that the Pennsylvania Railroad Company should do the entire work and that the City should pay its proportionate share of the cost thereof; and

WHEREAS, By the exigency of the situation an emergency exists which justifies the award of the contract to the Pennsylvania Railroad Company without advertisement for bids for the doing of said work; now, therefore, be it

RESOLVED, That the Director of Public Works be and he is hereby authorized to enter into a contract with the Pennsylvania Railroad Company in accordance with this resolution, a

copy of which contract, dated August 26, 1924, is hereto annexed.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled, "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto, and amendments thereof, to order and cause the construction of a ten (10) inch pipe sewer for house sewage and factory waste only in Centre Street from Ogden Street for a distance of about 220 feet easterly with ten (10) inch branch sewers in Passaic Place from Centre Street for a distance of about 450 feet southerly and in an unnamed alley from Centre Street for a distance of about 350 feet northerly together with all the appurtenances necessary to complete the same. The above described sewers to be known and designated as "Centre Sewer and Branches." In accordance with the plans, specifications and profiles dated August 16, 1924, and now on file in the office of the Department of Public Works.

That said improvement shall be

undertaken as a local improvement, and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$8,500.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$8,500.00, under and by virtue of the provisions of an act entitled "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected

by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on September 16, 1924, at 12 o'clock a. m., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That James McMahon and Joseph O'Donnel be and they are hereby appointed temporarily to the position of Timekeeper in the Department of Public Works, (Street Cleaning) at a compensation of \$2,100 per year, each, effective August 25, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of

the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering "Good Road" Snow Flows and "Elgin" Pick-Up Sweepers.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That John J. Hunter and Edward Blanco, whose names have been certified by the Civil Service Commission as eligible to appointment as blacksmith and as blacksmith's helper respectively, be and they are hereby appointed as such in the Department of Public Works (Water) at compensations of \$45.00 and \$30.00 per week respectively, effective August 28, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, Application by petition has been made to the Board for the vacation of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue, as laid out on the Commissioners Map of Clinton township, annexed to the City of Newark, by an act of the Legislature, approved March 24, 1869, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1301-V; and

WHEREAS, In the judgment of the Board of Commissioners of the City of Newark, the public interest will be better served by granting said application; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that it is the intention of said Board by virtue of the provisions of Section 1, sub-division (b), of Article XXII, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto to vacate Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue, as laid out on Commissioners' Map of Clinton Township, annexed to the City of Newark, by an act of the Legislature,

approved March 24, 1869, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1301-V, and that an ordinance vacating the same be taken up for consideration at a meeting of this Board, to be held on Tuesday, September 16, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers for one day at least ten days before said September 16, 1924, of the intention of the Board so to do, and that at said meeting, all persons whose lands may be affected by said ordinance, or who may be interested therein, will be given an opportunity to be heard concerning the same.

**Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen**

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, Guilford Street was laid out on Commissioners Map of Clinton Township, annexed to the City of Newark, by act of the Legislature approved March 24, 1869; from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sher-

man Avenue to the westerly side of Frelinghuysen Avenue; and

WHEREAS, Said portion of Guilford Stret has never been accepted or opened by the City of Newark; and

WHEREAS, Application has been made to this Board of Commissioners to release and extinguish the public right, if any, arising from such dedication; and

WHEREAS, Under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto, this Board is empowered, after public hearing, by ordinance to release and extinguish the public right arising from such dedication; and

WHEREAS, It appears to this Board of Commissioners that said portion of Guilford Street will not be a public benefit and that the public interest will be better served by releasing said lands from dedication; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that an ordinance releasing and extinguish the public right arising from the dedication of Guilford Stret as the same is laid out on Commissioners Map of Clinton Township annexed to the City of Newark, by act of the Legislature approved March 24, 1869, from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly

side of Sherman Avenue to the westerly side of Frelinghuysen Avenue, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1301-V, be taken up for consideration at a meeting to be held on Tuesday, September 16, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers, for one day at least ten days before said September 16, 1924, of the intention of the Board so to do, and that at said meting, all persons whose lands may be affected by said ordinance, or who may be interested therein, will be given an opportunity to be heard concerning the same.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, The Board of Commissioners of the City of Newark heretofore authorized by City Counsel of the City of Newark to treat with Charles Selvage of the said City of Newark, the owner of the hereinatfer described land, for its purchase in connection with the acquisition, construction,

establishment and maintenance of public docks and shipping and transportation facilities, in accordance with the provisions of Chapter 272 of the Laws of 1907 and the amendments thereto and supplements thereof; and

WHEREAS, The City Counsel has reported to this Board that after treating with the owner of said land, he has been unable to agree with him as to a price to be paid for the purchase of said land; therefore, be it

RESOLVED, That condemnation proceedings be instituted in the Supreme Court of New Jersey, for the purpose of acquiring title to the said tract of land, particularly described as follows:

A tract of Salt Meadow situate in Elizabethtown Great Meadow, commonly called "The Holland Meadow," bounded on the northwest by Elihu Bond's meadow, with a ditch for a line and south by a meadow formerly owned by Joseph Camp to a ditch for a line of said Joseph Camp on the east of said lot and on the north side by a ditch leading to Bond's ditch, containing five and one-half acres, more or less, excepting therefrom so much land as has been recently taken by the City of Newark for the opening of Carnegie Avenue.

And the proper officers of the City of Newark are hereby authorized and directed to prepare and execute a petition to be presented to the Supreme Court of the State of New Jersey, asking for the appointment of Commissioners to fix the compensation to be paid the owners of said property for said land.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate has been submitted to the Board of Commissioners of the City of Newark by the Engineer in Charge of the Bureau of Sewers showing the probable cost of constructing a sewer in Park View Terrace between Chancellor Avenue and Hansbury Avenue for the use of the abutting property only, together with lateral connections to the curblines of said street, to be \$800.00, said probable cost being based on the best information obtainable as to the probable cost of such sewer; and

WHEREAS, The entire cost of doing the work will be less than one thousand dollars; therefore, be it

RESOLVED, That in accordance with the provisions of the said Chapter 115 of the State Laws of 1919, the estimate so submitted and presented be and the same is hereby adopted and ordered filed; and be it further

RESOLVED, That the Board hereby signifies its intention to construct a sewer in Park View Terrace between Chancellor Avenue and Hans-

bury Avenue, together with lateral connections to the curb lines; and that the Director of the Department of Public Works of the City of Newark will hear objections to the making of said improvements on Monday, September 8, 1924, at 10 o'clock A. M., at the office of the said Director on the second floor, City Hall, Newark, N. J.; and be it further

RESOLVED, That the Engineer in Charge of the Bureau of Sewers be and he is hereby authorized and directed to mail a copy of this resolution to the last known owner of record as shown by the tax records of the City of Newark, N. J., of property abutting on the portions of the street or highway through which such sewer is proposed to be constructed; and that the Engineer be and he is further instructed to post or cause to be posted a copy of this resolution in the City Hall, Newark, N. J., at least five days prior to the introduction of a second resolution setting forth the final decision of said Board to construct such sewer.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby ap-

proved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper City officer:

Pennsylvania Salt Mfg. Company, furnish and deliver chlorine. (Contract bond).

Reliable Gas & Oils Company, furnish and deliver motor oils. (Contract bond).

Peter D' Amato, sewer in Meadow Street District, Section 2, (Contract and indemnity bonds).

Peter D'Amato, sewer Blanchard Street between Ferry Street and Passaic River. (Contract and indemnity bonds.)

Public Service Electric and Gas Company, construction of private sewer in Lombardy Street.

Charles J. Romano and Michael Saggese, Mt. Vernon Place Storm Water Sewer and Branches. (Contract and indemnity bonds.)

Cosmo de Fazio, sewer in Aldine Street, between Chancellor Avenue and Pomona Avenue. (Contract and indemnity bonds.)

Cosmo De Fazio, sewer in Congress Street, between Ferry Street and Lafayette Street. (Contract and indemnity bonds.)

Bushwick Sheet Metal Mfg. Company, repairing street dirt boxes. (Contract bond.)

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, By resolution of the Board of Commissioners the Director of the Department of Parks and Public Property publicly advertised for and did receive and open bids for plumbing work in connection with the construction of the new Convalescent Hospital; and

WHEREAS, Ralph B. Smith bid the sum of thirty-five thousand, three hundred and fifty-three dollars (\$35,353), which bid was the lowest responsible one submitted; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to Ralph B. Smith at the price aforesaid said; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, New Jersey.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, The Civil Service Commission has certified the name of Thomas Early be and he is hereby appointed as Stationery Fireman at the Centre Market, Department of Parks and Public Property at the prevailing rate of wage, two thousand, four hundred and forty-four dollars (\$2,444), said appointment to become effective September 1, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Briedenbach: Any other citizen wish to be heard?

No response.)

Commissioner Brennan moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
CHARLES P. GILLEN
JOHN HOWE
W. J. BRENNAN

The Board of Commissioners of the
City of Newark, New Jersey.

W. J. EGAN

City Clerk.

MINUTES OF MEETINGS

OF THE

Board of Commissioners

September, 1924

NEWARK, N. J.

September 2, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Mayor Breidenbach.

Absent:—Commissioners Howe and Raymond.

The following petition was received and read:

To the Board of Commissioners
of the City of Newark.

We the undersigned, owners of real property set opposite our respective names, all of which is located in that section of Forest Hill, Newark, New Jersey, affected by the construction of the above named sewers, and all of

which will be subject to an assessment of the payment of said sewers.

Do hereby respectfully submit our protest against the construction of said sewers and file our objections on the following grounds, namely:

1. That the section to be drained is on a side hill which slopes gradually from about Ridge Street, which is on the top of the hill, westerly toward the Canal.

2. That the bottom of said slope is in the vacant lands of Branch Brook Park, where there are practically no residences.

3. That the section to be drained is so located that the surface water does not collect and become a menace to the residents of this section.

4. That at no time has any of the respective undersigned owners' cellars been flooded with water due from the surface water not being properly carried off.

5. That the surface does not collect at any one point where there are homes, but continue to flow down beyond where there are no residences and is absorbed by the ground.

6. That up to the present time this section has been without such sewers and there has been no damage done either to property or health.

7. That due to the high cost of materials, at the present time, this improvement should be postponed until such time in the future, when such costs are lower, as well as the high cost of labor.

8. That due to the increased valuation placed by the Tax Assessors, on this section of the city, and the assessment for paving of various streets in this section, the undersigned believe that they are at present paying a high amount, and should not be burdened further.

(Signed by William H. Van Houten, 630 Highland Avenue and 96 other property owners.)

Mr. Alvin A. Campbell, 798 DeGraw Avenue: I am appearing for the property holders in that section of Forest Hill affected. I have with me a petition signed by owners of about a mile and a quarter of frontage, protesting against the construction of the proposed sewer. There are several reasons given for this protest. In the first place I, personally, have never seen any damage done by surface water. I think that I live on the worst corner in the Forest Hill section, for the collection of water, especially

in the winter time, and it has never been impassible. There are times, in a very heavy storm when the water finds some time to get off, making it about four or five inches deep, but it will only last a short while, and the ground to which it drains quickly absorbs it. I present this petition of protest against the construction of the sewer, and I might say that there has been no refusal of any owner visited, to sign. There have been many places called upon where the people were away for the summer, but those that are home all signed the petition.

Commissioner Brennan: I move the petition be received and referred to Director Raymond and further action, on the proposed ordinance to be deferred until two weeks from today.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to provide for the paving of Huntington Terrace from Renner Avenue to Shephard Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Huntington Terrace from Renner Avenue to Shephard

Avenue shall be paved with asphalt pavement (1½ top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere, wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles, dated August 8, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public

Works in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$9,-500.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$9,-500.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall

take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

Mayor Breidenbach: Anyone wish to be heard on this ordinance?

Mr. Milton Unger: Gentleman of the Board, I appear on behalf of Portnoff and Edelstein. These gentlemen own eight houses on that street and they are very much in favor of the pavement. I appear before you gentlemen to ask you to expedite the paving as much as possible. I understand my clients have eight, four family houses there, absolutely empty. Nobody will come into the street until the street is put into condition for automobiles to travel on it. We have been unable to sell and unable to rent, and so far as my clients are concerned, they are in a very precarious position. It was understood that the paving would be done by a private contractor in the month of June, but now the City has taken it over we do hope the paving will be expedited as quickly as possible.

Mayor Breidenbach: Anyone opposing the ordinance?

No response.

The ordinance having been read once, Commissioner Gillen moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Gillen moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

Commissioner Gillen moved that the ordinance be taken up on third reading on September 9th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

Mayor Breidenbach: Any citizen

wish to be heard on the ordinance for the paving of Schuyler Avenue?

(No response.)

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to provide for the paving of Schuyler Avenue from Renner Avenue to Shephard Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Schuyler Avenue from Renner Avenue to Shephard Avenue shall be paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere, wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated August

8, 1924, and now on file in the office of the Department of Public Works. The City Asphalt Plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefited. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$8,-950.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$8,-

950.00, under and by virtue of the provisions of an act entitle "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading on September 9th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk.

An ordinance to provide for the paving of Goodwin Avenue from Renner Avenue to Shephard Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Goodwin Avenue from Renner Avenue to Shephard Avenue shall be paved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street including the laying of concrete sidewalks at street intersections and elsewhere, wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated August 8, 1924, and now on file in the office of the Department of Public Works. The City Asphalt plant to be authorized to bid on said work.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30)

days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$8,875.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$8,875.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the De-

partment of Revenue and Finance, who is hereby authorized to execute and issue the said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading on September 9th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the construction of a sewer in Wilson Avenue, from the road leading to the Passaic Valley Pumping Station westerly to the Elizabeth Branch of the Central Railroad of New Jersey," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the construction of a sewer in Wilson Avenue, from the road leading to the Passaic Valley Pumping Station westerly to the Elizabeth Branch of the Central Railroad of New Jersey.

The ordinance having been read

three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to order and cause the change and establishment of the grade of the easterly curb of Washington Street, from the northerly curb line of Academy Street northerly 306 feet; and the grade of the westerly curb of Washington Street, from the northerly curb line of Academy Street northerly to the southerly curb line of Plum Street," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to order and cause the change and establishment of the grade of the easterly curb of Washington Street, from the northerly curb line of Academy Street northerly 306 feet; and the grade of the westerly curb of Washington Street, from the northerly curb line of Academy Street northerly to the southerly curb line of Plum Street.

The ordinance having been read

three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of four hundred ninety-six dollars and eighty cents (\$496.80) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Shade Tree\$496.80

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

RESOLVED, That the sum of thirty-two thousand eight hundred and six dollars and eighty cents (\$32,806.80) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows

City Treasurer, weekly pay-
rolls ending August 27th,
1924\$32,806.80

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Mayor Breidenbach.

Mayor Breidenbach offered the fol-
lowing resolutions:

RESOLVED, That the sum of thirty-
nine thousand one hundred thirty-
nine dollars and seventy-seven cents
(\$39,139.77) be and the same is
hereby appropriated to the City
Treasurer for semi-monthly payrolls
August 16th to 31st, 1924, of the De-
partment of Public Affairs as follows:

Mayor's Office	\$ 1,194.57
Employment Bureau	839.66
Outdoor Poor	1,009.57
Almshouse	2,982.03
Bureau of Baths	3,207.69
City Home	2,521.39
Bureau of Health	12,411.47
City Hospital	14,740.89
Public Outing	232.50
	<hr/>
	\$39,139.77

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution

was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Mayor Breidenbach.

RESOLVED, That the sum of ten
thousand eight hundred forty-six dol-
lars and nineteen cents (\$10,846.19)
be and the same is hereby appro-
priated to persons named on annexed
certified list, being the bills and claims
of the Department of Public Affairs
as follows:

Outdoor Poor	\$ 8,498.07
Public Health	2,348.12
	<hr/>
	\$10,846.19

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Mayor Breidenbach.

RESOLVED, That the sum of
twenty thousand six hundred sixty-
nine dollars and twenty-two cents
(\$20,669.22) be and the same is
hereby appropriated to the City
Treasurer for the semi-monthly pay-
rolls from August 16th to August
31st, 1924, of the Department of Re-
venue and Finance as follows:

Director's Office	\$ 924.15
Comptroller's	2,237.50
Auditor's Office	1,362.50
City Treasurer's	787.50

Tax Receiver's	1,965.00
Tax Arrears	865.00
Board of Assessment & Revision of Taxes	5,980.71
Board of Assessment for Local Improvements	654.16
Law Department	2,214.98
City Clerk	2,193.32
First District Court	806.91
Second District Court	677.49
	<hr/>
	\$20,669.22

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of one hundred sixty-five thousand, four hundred fifty-four dollars and eighty-three cents (\$165,454.83) be and the same is hereby appropriated to the City Treasurer, as per the annexed certified list, being the semi-monthly payroll of the Department of Public Safety from August 16th to 31st, 1924, as follows:

Director's Office	\$ 687.49
1st Criminal Court	864.14
2nd Criminal Court	645.40
3rd Criminal Court	572.49
Building Division	2,092.49
Electrical Division	510.00
License Division	567.50

Fire Division	71,858.65
Police Division	87,656.67
	<hr/>
	\$165,454.83

W. J. Brennan
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of twelve thousand nine hundred seventy-seven dollars and thirty-four cents (\$12,977.34) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Parks and Public Property from August 16th, 1924, to August 31st, 1924, as follows:

Director's Office	\$ 1,356.99
Smoke Abatement	125.00
Printing and Stationery	150.00
Weights and Measures	857.50
Public Buildings	4,209.34
Centre Market	5,346.01
Shade Tree	932.50
	<hr/>
	\$12,977.34

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

RESOLVED, That the sum of one thousand three hundred fifty-one dollars and fifty cents (\$1,351.50) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending August 27th, 1924, as follows:

Shade Tree\$1,351.50

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

RESOLVED, That the sum of thirty-two thousand three hundred fifty-three dollars and fifty cents (\$32,353.50) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows:

City Treasurer, semi-monthly payroll ending August 31st, 1924.....\$32,353.50

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the following changes affecting the payrolls of the Department of Public Affairs be and the same are hereby approved:

City Home

(Resignation)

Miss Francis Reilly, Teacher, resigned, effective September 1, 1924.

(Appointment No Eligible List)

Mr. John Nulty, Teacher, salary \$110 per month, effective September 2, 1924.

Bureau of Health

(Appointment Non-Competitive Class)

Charles Garrabrant, Stableman, Anti-Toxin Stable, salary \$80 per month, plus maintenance, effective September 2, 1924.

Public Outing

(Appointment Temporary)

Samuel Pollock, Watchman, effective August 12, 1924, salary \$540 per annum.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Public Affairs publicly solicited, received and opened proposals for the following furnishings for the New North Wing of the Newark City Hospital, Department of Public Affairs;

WHEREAS, J. Mullins & Sons was the lowest responsible bidder on the following items, namely:

10 bed side screen, for the sum of \$18.00 each.

4 enamel kitchen tables, for the sum of \$30.00 each, therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the proposal of J. Mullins & Sons at the prices aforesaid be and the same is hereby accepted and the contract awarded to J. Mullins & Sons at the prices aforesaid, and the Law Department is directed to prepare the contract for the said furnishings upon the adoption of this resolution and the Director of the Department of Public Affairs and the City Clerk of said City are hereby authorized and directed to execute the said contract

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Public Affairs, publicly solicited, received and opened proposals for the following furnishings for the New North Wing of the Newark City Hospital, Department of Public Affairs;

WHEREAS, M. Weiss & Company was the lowest responsible bidder on the following items, namely:

200 chairs for the sum of \$5.25 each.

5 dressing carts, for the sum of \$29.00 each.

4 ward desks, for the sum of \$35.00 each.

8 racks for pans, for the sum of \$7.10 each.

8 wheel stretchers, for the sum of \$47.50 each.

100 bed side tables, for the sum of \$9.80 each.

5 operating tables, for the sum of \$48.00 each, therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that the proposal of M. Weiss & Company be and the same is hereby accepted and the contract awarded to M. Weiss & Company at the prices afore-

said, and the Law Department is directed to prepare the contract for the said furnishings upon the adoption of this resolution and the Director of the Department of Public Affairs and the City Clerk of said City are hereby authorized and directed to execute the said contract.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Public Affairs publicly solicited, received and opened proposals for the following furnishings for the New North Wing of the Newark City Hospital, Department of Public Affairs;

WHEREAS, Quackenbush & Company was the lowest responsible bidder on the following item, namely:

100 hospital beds, for the sum of \$13.94 each, therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the proposal of Quackenbush & Company at the price aforesaid, be and the same is hereby accepted and the contract awarded to Quackenbush & Company at the price aforesaid, and the Law Department is hereby directed to prepare the contract for the

said furnishings upon the adoption of this resolution and the Director of the Department of Public Affairs and the City Clerk of said City are hereby authorized and directed to execute the said contract.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Public Affairs publicly solicited, received and opened proposals for the following furnishings for the New North Wing of the Newark City Hospital, Department of Public Affairs;

WHEREAS, The Kny-Scheerer Company was the lowest responsible bidder on the following items, namely:

8 wheel stretchers, for the sum of \$32.40 each.

4 desk chairs, for the sum of \$9.50 each.

4 enamel stools, for the sum of \$6.25 each.

8 wheel stretchers, for the sum of \$63.00 each.

6 electric sterilizers, for the sum of \$27.75 each.

100 bed tables, for the sum of \$9.18 each.

12 instrument dressing tables, for the sum of \$21.50 each. therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the proposal of said Kny-Scheerer Company be and the same is hereby accepted and the contract awarded to Kny-Scheerer Company at the price aforesaid, and the Law Department is directed to prepare the contract for the said furnishings upon the adoption of this resolution, and the Director of the Department of Public Affairs and the City Clerk of said City are hereby authorized and directed to execute the said contract.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

Commissioners Brennan, offered the following resolution:

RESOLVED, That Clara Plum, in the absence of a Civil Service eligible list, be and she is hereby appointed temporarily to the position of Matron in the Police Division of the Department of Public Safety at a salary of \$83.33 per month, payable semi-monthly as other salaries are paid, effective as of September 1, 1924.

W. J. Brennan
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That C. John Cronin be and he is hereby transferred from the position of laborer in the Shade Tree Division, Department of Parks and Public Property, to the position of laborer in the Centre Market Division, Department of Parks and Public Property, at an annual salary of one thousand one hundred forty dollars (\$1,140), payable semi-monthly as other salaries are paid, effective September 1st, 1924.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

RESOLVED, That Peter Howley be and he is hereby transferred from the position of laborer in the Division of Street Repairs, Department of Public Works, to the position of laborer in the Shade Tree Division, Department of Parks and Public Property at the compensation of fifty cents (\$.50) per hour, effective September 1st, 1924.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

A communication from the National Safety Council, inviting city officials to attend the Thirteenth Annual Safety Congress at Louisville September 29th to October 3rd, was received, read and on motion ordered referred to the Director of Public Safety.

A communication from Jay W. Connelly, acknowledging receipt of resolution adopted by the Board of Commissioners, extending sympathy and condolence on the death of his mother, Armenia Connelly, was read and ordered filed.

A communication from the North Jersey District Water Supply Commission relative to further consideration of the final form of the contract between the Commission and applying municipalities for the development, and participation in the development, of the Wanaque water supply, set for Thursday, September 11th, was received, read and on motion ordered referred to the Law Department.

Mayor Breidenbach: Any citizen wish to be heard?

(No response.)

Commissioner Brennan: I move we adjourn.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

F. C. BREIDENBACH
W. J. BRENNAN
CHARLES P. GILLEN

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN
City Clerk

NEWARK, N. J.

September 9, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of the meeting of September 2nd were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

(No response.)

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of thirty-one thousand, eight hundred and forty dollars and eighty cents (\$31-

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

A communication from the National Safety Council, inviting city officials to attend the Thirteenth Annual Safety Congress at Louisville September 29th to October 3rd, was received, read and on motion ordered referred to the Director of Public Safety.

A communication from Jay W. Connelly, acknowledging receipt of resolution adopted by the Board of Commissioners, extending sympathy and condolence on the death of his mother, Armenia Connelly, was read and ordered filed.

A communication from the North Jersey District Water Supply Commission relative to further consideration of the final form of the contract between the Commission and applying municipalities for the development, and participation in the development, of the Wanaque water supply, set for Thursday, September 11th, was received, read and on motion ordered referred to the Law Department.

Mayor Breidenbach: Any citizen wish to be heard?

(No response.)

Commissioner Brennan: I move we adjourn.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Mayor Breidenbach.

F. C. BREIDENBACH
W. J. BRENNAN
CHARLES P. GILLEN

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN
City Clerk

NEWARK, N. J.

September 9, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of the meeting of September 2nd were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

(No response.)

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of thirty-one thousand, eight hundred and forty dollars and eighty cents (\$31-

840.80) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs, as follows:

City Home	\$ 5,049.13
Bureau of Baths	2,792.04
City Hospital	21,396.86
Public Outing	1,742.35
Band Concert	464.26
Public Affairs	123.90
City Sundries	272.26
	<hr/>
	\$31,840.80

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of eight hundred forty-four dollars and thirty cents (\$844.30) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

Revenue and Finance	\$ 12.25
Collecting Taxes	128.59
City Sundries	540.46
Shade Tree	5.00

Interest	14.50
Wheeler Point Road Sewer.....	113.20
Assessments to be refunded....	30.30
	<hr/>
	\$844.30

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of eighteen thousand, eight hundred fourteen dollars and thirty-seven cents (\$18,814.37) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety, as follows:

Fire Department	\$10,517.13
Construction and Alteration of Buildings	1,176.55
Police Department	6,839.63
Public Safety	281.06
	<hr/>
	\$18,814.37

W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of one thousand, two hundred seventy-seven dollars (\$1,277.00) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending September 3, 1924, as follows:

Shade Tree\$1,277.00

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of forty-four thousand, four hundred forty-three dollars and fifteen cents (\$44,443.15) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property, as follows:

Additional Hospital accommodations	\$ 2,530.00
Anti-Toxin Stable construction	7,223.37
Convalescent Home Construction	29,610.50
#11 Engine House Construction	54.00
Market Construction	4,030.00
Maintenance of Dog Pound	562.28
Public Buildings	433.00
	<hr/>
	\$44,443.15

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the following change affecting the payroll of the Department of Public Affairs, be and the same is hereby approved:

Bureau of Health

(Appointment Non-Competitive Class)

James J. Hogan, Janitor, Child Hygiene Station, \$2.50 per month, effective August 15, 1924.

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerk in the office of the Board of Assessment and Revision of Taxes, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite his respective name, effective September 1st, 1924:

Theodore Klem Jr., from \$1,680 to \$1,800.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Com-

missioners of the City of Newark that the salary of the following clerks in the office of the Comptroller, Department of Revenue and Finance, be and the same is hereby increased to the amounts set opposite their respective names, effective September 1st, 1924:

Frank A. Hahl, from \$1,980 to \$2,100.

Eugene V. R. Dulja, from \$2,160 to \$2,280.

Arthur R. Finn, from \$2,280 to \$2,400.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

To the Board of Commissioners
of the City of Newark, N. J.

Dear Sirs:

I respectfully submit the statement annexed (by items) of the amounts in gross as shown by the records in this office of the costs and expenses of the several grading, curbing and pavings, resurfacing and repavings and grading, curbing and flagging, Chapter 152, Laws of 1917, now completed, which statements are now ready to be referred to the Board of Commissioners of Assessments for Local Improvement, in order that assessments

for benefits may be levied in accordance with law.

A. K. Brady,
Acting Auditor of Accounts.

Weequahic Avenue Resurfacing,
Elizabeth Avenue to Bergen Street,
\$12,524.40.

Shanley Avenue Resurfacing, Clinton Avenue to Rose Terrace, \$11,-268.65.

South 11th Street Resurfacing,
Avon Avenue to Clinton Avenue, \$9,-963.10.

Nye Avenue G., C. & P., Osborne Terrace to Clinton Place, \$39,448.00.

Eckert Avenue G., C. & P., Osborne Terrace to Goodwin Avenue, \$13,-670.30.

Caldwell Place G., C. & P., Caroline Avenue to West End Avenue, \$4,-162.95.

Maple Avenue G., C. & P., Lyons Avenue to Chancellor Avenue, \$31,-061.15.

Pine Grove Terrace Paving, South Orange Avenue, 1,300 feet southerly, \$23,308.70.

Court Street Repaving, Howard Street to Belmont Avenue, \$27,490.80.

North 10th Street G., C. & F., First Avenue to Second Avenue, \$8,788.15.

RESOLVED, By the Board of Commissioners of the City of Newark, New Jersey, that the foregoing report and declaration of cost be and the same are hereby referred to the Board of Commissioners of Assessments for Local Improvements to assess benefits pursuant to the direction and provision of the statutes in such case made and provided.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

To the Board of Commissioners
of the City of Newark, N. J.

Dear Sirs:

I respectfully submit the statement annexed (by items) of the amounts in gross as shown by the records in this office of the costs and expenses of the several sewers, pavings and grading, curbing and pavings, Chapter 152, Laws of 1917, now completed, which statements are now ready to be referred to the Board of Commissioners of Assessments for Local Improvements, in order that assessments for benefits may be levied in accordance with law.

A. K. Brady,
Acting Auditor of Accounts.

Park Avenue sewer, First to Second Avenues, \$2,983.50.

Manchester Place Paving, Grafton Avenue to Montclair Avenue, \$11,-186.69.

North 11th Street G., C. & Paving, First to Bloomfield Avenues, \$24,-445.43.

RESOLVED, By the Board of Com-

missioners of the City of Newark, New Jersey, that the foregoing report and declaration of costs be and the same are hereby referred to the Board of Commissioners of Assessments for Local Improvements to assess benefits pursuant to the direction and provision of the statutes in such case made and provided.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the Director of Public Safety be and he is hereby authorized to advertise for sealed proposals covering the purchase of one or more Maxim Pumpers for use in the Fire Division of the Department of Public Safety.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the following extra work in connection with the contract between Frank Briscoe Company and the City of Newark on the Anti-Toxin Stables be and the same is hereby approved:

Waterproofing for Plaster.....\$187.50

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following extra work in connection with the contract between J. F. Hanley Company, Inc., and the City of Newark for plumbing on the Anti-Toxin Stable, be and the same is hereby approved:

Changing location of sink\$ 56.00
Changing installation of gas
service 45.87
\$101.87

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property, be and he is hereby authorized to advertise for sealed proposals for abestos covering on all steam lines in the basement of the new north wing of the City Hospital.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following allowance in connection with the contract between Paul H. Jaennig, Inc., and the City of Newark for electrical work on the Anti-Toxin Stable be and the same is hereby approved:

Omission of portion of underground cable\$60.00

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for a three months' supply of No. 2 Buckwheat Coal to be delivered to the Centre Market, and

WHEREAS, The S. Smith Coal Company bid the sum of Four Dollars and twenty-three cents (\$4.23) per ton, which was the lowest responsible bid received; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, N. J., that the contract for said coal be and the same is hereby awarded to the S. Smith Coal Company at the price aforesaid; and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following extra work in connection with the contract between the City of Newark and the Irvington Window Shade Company for hanging awnings on the Centre Market be and the same is hereby approved:

Erecting 17 side wings.....	\$300.00
2 additional awnings for rest room	60.00
	<hr/>
	\$360.00

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Thomas Donnelly be and he is hereby appointed as Laborer in the Centre Market, Department of Parks and Public Property, at an annual salary of one thousand and eighty dollars (\$1080), said appointment to become effective September 9, 1924.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That William Piggott be and he is hereby temporarily appointed as Electrician in the Division of Buildings, Department of Parks and Public Property, at the prevailing rate of wage of ten dollars and fifty cents (\$10.50) per day, said appointment to become effective August 28, 1924.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for removing Indian Group statue, located in

Lincoln Park and erecting the same on a new site; and,

WHEREAS, Frank Briscoe Company bid the sum of two thousand, four hundred and ninety dollars (\$2,490), which was the lowest responsible bid received; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, N. J., that the contract for said work be and the same is hereby awarded to Frank Briscoe Company at the price aforesaid; and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for three months' supply of No. 1 Buckwheat Coal to be delivered to the City Hall, and

WHEREAS, Lindeman & Company, Inc., bid the sum of five dollars and three cents (\$5.03) per ton, which was the lowest responsible bid received; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, N. J., that the contract for said coal be and the same is hereby awarded to Lindeman & Company, Inc., at the price aforesaid; and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property publicly advertised for bids for elevator installation at the new Convalescent Hospital, and

WHEREAS, No bids were received; therefore, be it

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to readvertise for sealed proposals under revised plans and specifications.

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication dated September 5th, from R.-W. Realty Company, Inc., relative to claim for damages in the proposed widening of Washington Street was received and read, and on motion of Commissioner Gillen ordered referred to the Auditor.

A bill for dues for year ending August 31st, 1925, for membership in the Atlantic Deeper Waterways Association, was received and read, and on motion of Commissioner Gillen ordered referred to the Auditor for payment.

An invitation from James W. Hennessy Post No. 712, Veterans of Foreign Wars to attend its Frolic to be held September 15th to 20th, at Wilson Avenue and Patterson Street, was received and read.

Commissioner Gillen moved that the invitation be accepted.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication dated September 4th from the Passaic Valley Sewerage Commissioners, relative to the yearly upkeep cost of the Passaic Valley Trunk Sewer was received and read, and on motion of Commissioner Gillen ordered received and referred to Director Raymond.

Mayor Breidenbach: Is there anyone wish to be heard on the ordinance for the opening and widening of Avenue P?

Mr. Willgross, representing Balbach Smelting & Refining Co.: I am here to renew my protest. I suggested two weeks ago that the first part, part 1, is the only essential part, and that the ordinance be amended by cutting out parts two, three and four. That is the part down beyond the railroad. The first part is in from Lincoln Highway to the railroad. Part two is just a little triangular section to line it up with the new section, and then part three runs from Avenue P, where it is open now a block down to Wilson Avenue, and part four from Wilson Avenue to Delancy Street.

Mr. George A. MacIntosh: On behalf of the Receivers of the Butterworth-Judson Company, and myself personally, I object to this proceeding

going through there, especially the part from the Central Railroad to the Plank Road.

Commissioner Raymond: Number three has got to be laid out again before I can put the ordinance in any way. You are objecting to the whole street?

Mr. MacIntosh: I am objecting to opening that street at this time, and to the expense involved. Our company is in the hands of a Receiver and trying to get out of it, and it is hard enough to work out that problem without taking on any unnecessary expense. We have more streets down there than we can use at the present time. I am right alongside of Doremus Avenue, and while I see a few automobiles there during the day there is no congestion in any way. There is no need of opening another street to develop this section. If that was built up a little more there might be some argument in favor of this street.

Mr. Willgoss: On parts three and four there is not a possible interest that is landlocked.

Commissioner Raymond: Of course, I am not prepared to put the ordinance in as it is any way. The street will have to be re-laid out. It runs through two buildings of the Public Service Corporation now. We are not going to buy them. It will have to be re-laid out again anyway. I must say I am prejudiced in favor of the improvement. However, we will have to go over it. I will move it be ad-

journed for four weeks to give us a chance to get it in shape.

Mr. MacIntosh: If the Commissioners please, I would have an additional ground of objection to opening that street on an angle through a property I own there. It seems to me those buildings of the Public Service are very inexpensive, and if the street was ever going to be opened it should be opened at right angles to Doremus Avenue, and not any other way.

Commissioner Raymond: We will note that protest.

Commissioner Raymond moved that an ordinance entitled: "An ordinance to provide for the opening and widening of Avenue P from its northerly terminus to Allegheny Avenue northerly to Ferry Street, also known as Lincoln Highway, and from the southerly line of 100 feet right of way of the Newark and New York Branch of the Central Railroad of New Jersey southerly to the northerly line of Delancy Street," be laid over until October 7th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that an ordinance entitled "An ordinance to provide for the construction of "Waverly Sewers, Section 3," be laid over two weeks.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the paving of Huntington Terrace from Renner Avenue to Shephard Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation," be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the paving of Huntington Terrace from Renner Avenue to Shephard Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the paving of Schuyler Avenue from Renner Avenue to Shephard Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation," be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the paving of Schuyler Avenue from Renner Avenue to Shephard Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the paving of Goodwin Avenue from Renner Avenue to Shephard Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation," be taken for its third and final reading

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach:

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the paving of Goodwin Avenue from Renner Avenue to Shephard Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Mr. Corbett McCarthy: I would like to present Mr. Johnson, representing a committee of merchants from the Centre Market, who wishes to say a few words and also to present a petition.

Mr. D. E. Johnson, Centre Market: I am simply a spokesman for a number of Centre Market merchants. I am asked to hand this to you, Mr. Commissioner, (hands paper to Commissioner Raymond). I want to speak to you about conditions which are growing up in the neighborhood of the

Market. I have had occasion to watch these conditions because of constant complaints coming from customers—the citizenry of Newark. On Mulberry Street between Commerce and Clinton, and on Commerce Street itself from Broad to Lawrence the sidewalks are constantly blocked with merchandise, and in the afternoons, and in some cases all day, with retail salesmen soliciting the public. I am aware that it is easy to get a clean-up. Some two months ago I went to the office and the conditions were improved after two hours. That is not what we want, however. What we want to get after is an improvement. I will give you an example of the conditions: Last Saturday afternoon I had occasion to go out to the street. On Mulberry Street on the block between Commerce and Clinton, every foot of the curb line was occupied with merchandise and retail stands—on one side of the street absolutely, on the other side, the retailers were only on one side, but their merchandise was on the curb side. I don't know how much sidewalk the public is entitled to there, but there are many places where four feet was the limit that was open, and frequently that was occupied by retail salesmen. One man told me he had seen one of these salesmen get in front of a person and refuse to let him pass until he looked at his stuff. The conditions are getting worse. I came along there Monday afternoon, an off day, and stuff was piled up in front of those places as high as their awnings.

We are not attempting to eliminate fair competition. They are allowed, I think, three feet from their buildings,

there is a certain line at any rate

Commissioner Raymond: You mean from their own line out?

Mr. Johnson: Yes, from their own line.

Commissioner Raymond: We have tried to keep it all clear. Commissioner Brennan says he will cooperate with me and we will see what we can do to keep it clear. There is no argument about it. You are right. We will do our best to keep them off. There is no question about your rights. We have been continuously looking after the violators.

Commissioner Brennan: There isn't any question about the condition there.

Commissioner Raymond: We want to keep them off. We have got two sidewalks inspectors. We are absolutely with you in your argument.

Mr. Johnson: In addition to that I want to say something else.

Commissioner Raymond: The trouble is that there are too small fines. They are arrested and pay their fines and then go back and do the same things over again. They will have to be removed.

Mr. Johnson: The trucks come there and line up along those sidewalks. Saturday afternoon they were the full length of the block. Three of them bore New York license plates. There may be a question about the quality of their stuff—there may or may not be. But what I want to add is that

when the present location was considered we were told there were as many people coming from the Market Street end as the Broad Street. We feel we are entitled to have some protection from the merchants who sell down that way.

Commissioner Gillen: The trucks line up on Mulberry Street?

Mr. Johnson: Yes, sir, and they sell right from their trucks.

Commissioner Gillen: I have observed it. You can't do anything down there unless you have a certain number of policemen on the job. The patrolman has got to patrol from one end of the street to the other.

Commissioner Brennan: I will give you as much help as I can on that. I chanced to go down there myself and noticed some of the conditions mentioned.

Mr. Benjamin F. Mesler: There isn't four feet right now for people to go by. There is twenty truck loads of stuff right now on the curb of the street.

Commissioner Raymond: We haven't the slightest idea to let those people stay there.

Mr. Mesler: It is the retailing off the trucks and curb stones that we are against.

Commissioner Brennan: Some of your Commission Merchants are large violators of this too.

Mr. Mesler: They are even running their trucks down on the market square and selling their stuff on the market square. We don't object to the Commission men in a commission business. We object to the retailing of the produce from the curbstone.

Commissioner Raymond: We object as strongly as you do. We have got to go to court with it. We try the cases and the courts give them a small fine. We have got to have police help to keep them off.

Mr. Mesler: Appoint me an inspector and I will serve for nothing.

Commissioner Raymond: I will do everything I can and Commissioner Brennan will do everything he can.

Commissioner Gillen: The proper way would be to have trucks seize these goods, as used to be done. It can be done under the ordinance.

Mr. Mesler: You can take twenty truck down there now and load them.

Commissioner Raymond: We can and will enforce the ordinance to the limit. I move the ordinance be referred to the Law Department to give us power, so far as is delegated by the State, to enforce this ordinance completely.

The roll being, called the motion was declared to be adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breiden-

bach.

Commissioner Gillen: I move that the present situation be referred to Director Raymond and Director Brennan for all the remedy they can give.

The roll being called, the motion was declared adopted by the following votes:

Commissioner Raymond offered the following resolutions:

RESOLVED, By the Board of Commissioners of the City of Newark that the agreement between the City of Newark and the City of East Orange, for the furnishing of a supply of water in Ayr Street, a public street, in said City of East Orange, as shown on a certain map made by the Division of Water of the City of Newark, dated April 22, 1924, and entitled "Department of Public Works, City of Newark, New Jersey, Division of Water. Map showing proposed extension of 4" water main on Ayr Street, north of Boundary, City of Newark and City of East Orange," a copy of which is hereto annexed, be and the same is hereby approved, and the Director of the Department of Public Works and the City Clerk are hereby authorized and directed to execute such agreement on behalf of the said City of Newark, on the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the agreement between the City of Newark and the Town of Irvington, for the furnishing of a supply of water in Shaw Avenue, a public street, in said town, as shown on a certain map made by the Division of Water of the City of Newark, dated July 22, 1924, and entitled, "Department of Public Works, City of Newark, N. J., Division of Water. Shaw Avenue (Irvington, N. J.), Laying 6" main from City Line 230' west of Fabyan Place, west 410' 1", a copy of which is hereto annexed, be and the same is hereby approved, and the Director of the Department of Public Works and the City Clerk are hereby authorized and directed to execute such agreement, on behalf of said The City of Newark, on the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and M. C. Canfield and Sons Co., Inc., for the furnishing and delivering to the Department of Public Works of half and half solder, a copy of which contract dated July 29th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Mueller Company, Inc., for the furnishing and delivering to the Department of Public Works of sill cocks, a copy of which contract dated July 22nd, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and A. P. Smith Manufacturing Company for the furnishing and delivering to the Department of Public Works of vertical hub valves, a copy of which contract dated July 15th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Millard G. Furman for the furnishing and delivering to the Department of Public Works of Watson Wagon Repair Parts, a copy of which contract dated July 15th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the De-

partment of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Roymand
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Roebling Coal Company for the furnishing and delivering to the Department of Public Works of Bituminous Coal, a copy of which contract dated August 5, 1924, is hereto annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Newark Paving Company for the placing of dry cinder fill, Unit A, Port Newark Terminal Development Project, Department of Public Works, a copy of which contract dated the 7th day of August, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the agreement between the City of Newark and the Morris Canal and Banking Company, for the laying, maintenance and operation of a water pipe under and across the lands, canal and right-of-way of the Morris Canal and Banking Company, opposite Avenue P, in the City of Newark, as shown on a map dated November 10, 1923, and entitled "Department of Streets and Public Improvements, City of Newark, N. J., Division of Water, 24" Low Pressure Water Pipe to be laid on south side of Lincoln Highway between Blanchard Street and Doremus

Avenue," a copy of which agreement dated September 8th, 1924, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are directed to execute the same on the part of the City of Newark, upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Foran Foundry and Manufacturing Company for the furnishing and delivering to the Department of Public Works of Electric Light Standards, a copy of which contract dated July 29th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the resolution No. 10037 adopted by this Board of Commission on August 12th, 1924, increasing the compensation of Frank Caldicott, Flusher Operator, (Street Cleaning) be and the same hereby is rescinded.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering Class "B" Cast Iron Pipe and Special Castings.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, a sewer has been constructed and completed in Park View Terrace between Chancellor Avenue and Vassar Avenue in the City of Newark; and,

WHEREAS, The Engineer in Charge of the Bureau of Sewers has determined the cost and expense of such sewer to be the sum of \$1,189.45 which benefits shall be charged and assessed against the property abutting on the portion of the street or highway through which such sewer has been constructed; therefore, be it

RESOLVED, That the Engineer in Charge of the Bureau of Sewers is hereby directed to mail a notice to the last known address of the last owner of record of the aforesaid abutting property, stating that a hearing will be held by the Director of the Department of Public Works at his office on the second floor of the City Hall, Newark, N. J., on Monday, September 22nd, 1924, at 10:30 A. M., at which time and place objections to said assessments will be heard.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is necessary to purchase ten (10) horses to be used in the Bureau of Street Cleaning, in the Department of Public Works; and,

WHEREAS, In the judgment of the Board an exigency exists which will not permit of advertising for competitive bids for the purchase thereof; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that an exigency exists which will not permit of advertising for competitive bids for the purchase of said horses; and be it further

RESOLVED, That the Director of the Department of Public Works be and he is hereby authorized and directed by virtue of the power and authority of Section 1 of Article XI of Chapter 152 of the Laws of 1917, as amended, to purchase ten (10) horses for the Department of Public Works, at an approximate cost of \$3,400.00.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Board of

Commissioners of the City of Newark, hereby determine that it is for the advantage of the City of Newark and for the best interest in connection with the acquisition, construction, establishment and maintenance of public docks and shipping and transportation facilities, in accordance with the provisions of Chapter 272 of the Laws of 1907 and the amendments and supplements thereof to purchase from Catherine McCreary the lands and real estate in the Newark Great Salt Meadows, in the said City of Newark, known and designated as Lot No. 3, Block 1282 and Lot No. 5, Block 1283 on the official tax assessments maps of the City of Newark, and more particularly described as follows:

Beginning at the northeasterly corner of salt meadow lately belonging to John G. Doremus and in the centre line of the Tenth Ward Ditch; thence running northwesterly along the northerly line of said Doremus' land and along the line of a ditch 170 feet to the southeasterly corner of a lot this day conveyed to Mary Ellen Cahill; thence northeasterly along the said Mary E. Cahill's easterly line and parallel with said Tenth Ward ditch 210 feet to the southwesterly corner of a lot this day conveyed to Margaret Coleman; thence southeasterly along said Margaret Coleman's southerly line 160 feet, more or less, to the centre line of said Tenth Ward ditch and southwesterly along the same 252 feet to the place of beginning. Containing 85/100 acres, more or less; and, be it further

RESOLVED, That the Corporation

Counsel of the City of Newark, or such member or clerk of the City Law Department as he shall designate, be and he is hereby authorized to offer on behalf of the City of Newark to the said Catherine McCreary, the sum of twelve hundred seventy-five (\$1,275.00) dollars, as and for the purchase price of the above mentioned described premises.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That resolution (10157) adopted by this Board of Commissioners on August 26th, 1924, be and the same hereby is rescinded as the same applies to Edward Blanco, blacksmith's helper (Water) in the Department of Public Works, such resolution in other respects to remain in full force and effect.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he hereby is authorized to advertise for sealed proposals for alterations and repairs to three brick garage buildings of the Bureau of Motors, No. 2 Vroom Alley, including general constructing, plumbing and heating.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following additional item to the contract for the paving of North 11th Street from Third Avenue to Second Avenue with asphalt pavement on a six inch concrete foundation, J. B. Gilligan-Casey Company, contractors, be and the same is hereby approved:

1 new double inlet basin complete at \$200.00.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering low pressure valves.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for the following:

Paving of Huntington Terrace from Renner Avenue to Shephard Avenue with asphalt (1½" top, 1½" binder) on a new six (6) inch concrete foundation;

Paving of Schuyler Avenue from Renner Avenue to Shephard Avenue with asphalt pavement (1½" top, 1½" binder) on a new six (6) inch concrete foundation;

Paving of Goodwin Avenue from Renner Avenue to Shephard Avenue with asphalt pavement (1½" top, 1½" binder) on a new six (6) inch concrete foundation; and

Grading, curbing, flagging and paving of Eastern Parkway from 100' south of Varsity Road to 345' north-erly with asphalt pavement (1½" top, 1½" binder) on a new six (6) inch concrete foundation.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Alfred B. Anderson, whose name has been certified by the Civil Service Commission as eligible, be and he hereby is appointed to the position of Transitman in the Department of Public Works (Water) at a compensation of \$1,500 per year, effective September 16th, 1924.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper city officer.

M. C. Canfield & Sons, Inc., furnish and deliver half and half solder. (Contract bond.)

Foran Foundry & Manufacturing Company, furnish and deliver electric light standards. (Contract bond.)

Thomas L. Raymond
Charles P. Giller.
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities, in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the sum of nine thousand, four hundred and eighty dollars (9,480), be

and the same is hereby appropriated to John K. Jones for the acquisition by the City of Newark of a certain tract of salt meadow land, containing 6.32 acres, more or less, situate in the City of Newark, Essex County, New Jersey, more particularly described as follows:

Beginning at the northeasterly intersection of the line of the lands of Van Ness and Bound Creek; thence south $1^{\circ} 10'$ west 20.62 chains to the northerly line of property of Robert Meeker; thence north $88^{\circ} 22'$ west 3.76 chains to middle of ditch; thence north $2^{\circ} 56'$ east 20.41 chains to line of Bound Creek; thence easterly along the various courses of said Creek to the beginning.

Excepting, however, from the premises above described so much thereof as lie south of the division line between the Counties of Essex and Union.

The said sum of nine thousand, four hundred and eighty dollars (\$9,480) being appropriated from the Port Newark Development Account, and payment of the same to be made to said John K. Jones upon the filing by him with the Acting City Auditor of a satisfactory deed, approved by the Law Department.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas.—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the J. B. Gilligan-Casey Company is hereby authorized to substitute asphalt binder for Portland cement concrete in building up the old foundation to the new crown, in the resurfacing with asphalt pavement of Roseville Avenue from Springdale Avenue to Bloomfield Avenue; the reason for this change being that elevations taken on the old concrete foundation after removal of old brick pavement show a less thickness of filling material required than was originally figured to be necessary from the information then obtainable. The substitution of asphalt binder for Portland cement concrete will increase the cost of the resurfacing of Roseville Avenue under this contract approximately \$4,000.00.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas.—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Board of Commissioners of the City of Newark hereby determine that it is for the advantage of the City of Newark and for the best interest in connection with the acquisition, construction, establishment and maintenance of

public docks and shipping and transportation facilities, in accordance with the provisions of Chapter 272 of the Laws of 1907 and the amendments and supplements thereof, to purchase from George G. Brown, Executor of the Estate of Margaret A. Brown, the lands and real estate in the Newark Salt Meadows, in the City of Newark, known and designated as Lot 2, Block 1356, Lot 3, Block 1357 on the official tax assessment maps of the City of Newark, and more particularly described as follows:

Beginning in the westerly corner of a track owned by Pamela Tillou's heirs; thence (1) along the line of a tract reputed to belong to the Winans Estate north 58 degrees 30 minutes west 319.68 feet to a tract reputed to be owned by the Estate of Joseph McCesney; thence (2) along said McCesney tract and along a tract reputed to be owned by Thomas Riley north 21 degrees 3 minutes east 399 feet to a tract reputed to be owned by Richard H. Ball; thence (3) along said Ball tract south 56 degrees 58 minutes east 165 feet to the northerly corner of the lot marked "B" on said map (Part of said salt meadow tract) thence (4) south 21 degrees 3 minutes west 189 feet; thence (5) south 57 degrees 23 minutes east 171 feet to the northerly corner of the aforesaid Tillou tract; thence (6) along the north-westerly line of said tract south 25 degrees 19 minutes west 200 feet to the place of beginning. Containing 2.21 acres; and, be it further

RESOLVED, That the Corporation Counsel of the City of Newark, or such member or clerk of the City Law

Department as he shall designate, be and he is hereby authorized to offer on behalf of the City of Newark to said George G. Brown, Executor of the Estate of Margaret A. Brown, the sum of three thousand and three hundred (\$3,300.00) dollars, as and for the purchase price of the above mentioned described premises.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of three thousand, nine hundred and sixty (\$3,960) dollars be and the same is hereby appropriated to James R. Nugent for the acquisition by the City of Newark of a certain tract of meadow land, described as follows:

Beginning at the northwest corner of property formerly belonging to Henry

N. Parkhurst, now Albert J. Simpson and in the southerly line of property formerly of Charles Cohn; thence northwesterly and along said southerly line of property of Charles Cohn and property formerly of Richard H. Ball, now Security Land & Improvement Company and property formerly of Thomas Reilly 550 feet, more or less, to a corner of property belonging to Goerge Brown; thence southwesterly and along said property of George Brown 190 feet, more or less, to another corner; thence southeasterly and along the property of George Brown and along the northerly line of property formerly of the Estate of Mrs. Abijah F. Tillou, now Stuart Lindsley 500 feet, more or less, to the aforesaid westerly line of property formerly of Henry N. Parkhurst, now Albert J. Simpson; thence northeasterly and along the same 185 feet, more or less, to point and place of beginning.

Being known and designated as Lot 4 Block 1356, Lot 4 Block 1357, Lot 3 Block 1379 and Lot 5 Block 1380, on the Assessment Block Maps of the City of Newark, New Jersey.

The said sum of three thousand, nine hundred and sixty (\$3,960) dollars being appropriated from the Port Newark Development Account and payment of the same to be made to the said James R. Nugent upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen not voting.

WHEREAS, The Board of Commissioners of the City of Newark, heretofore authorized by City Counsel of the City of Newark to treat with Margaret Sanford of the said City of Newark, the owner of the hereinafter described land, for its purchase in connection with the acquisition, construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the provisions of Chapter 272 of the Laws of 1907, and the amendments thereto and supplements thereof; and,

WHEREAS, The City Counsel has reported to this Board that after treating with the owner of said land he has been unable to agree with her as to a price to be paid for the purchase of said land; therefore, be it

RESOLVED, That condemnation proceedings be instituted in the Supreme Court of New Jersey, for the purpose of acquiring title to the said tract of land in the Newark Clinton Salt Meadows in the City of Newark, known and designated as Lot 9, Section 18/2 on the official tax assessment maps of the City of Newark, and more particularly described as follows:

Beginning at the southeast corner

of a lot formerly of Obadiah Meeker, known as the "Great Corner" and adjoining the west side of Bound Creek; thence westerly along said Meeker lot to a ditch; thence southerly to the corner of a ditch or centre ditch; thence easterly along said ditch to Bound Creek; thence northerly along said creek to place of beginning. Said tract containing two acres, more or less.

And the proper officers of the City of Newark are hereby authorized and directed to prepare and execute a petition to be presented to the Supreme Court of the State of New Jersey asking for the appointment of Commissioners to fix the compensation to be paid the owners of said property for said land.

Thomas L. Raymond
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Board of Commissioners of the City of Newark, heretofore authorized by City Counsel of the City of Newark to treat with Catherine McCreary of the said City of Newark, the owner of the hereinafter described land, for its purchase in connection with the acquisition, construction, establishment and maintenance of public docks and shipping and transportation facilities, in ac-

cordance with the provisions of Chapter 272 of the Laws of 1907 and the amendments thereto and supplements thereof; and,

WHEREAS, The City Council has reported to this Board that after treating with the owner of said land he has been unable to agree with her as to a price to be paid for the purchase of said land; therefore, be it

RESOLVED, That condemnation proceedings be instituted in the Supreme Court of New Jersey, for the purpose of acquiring title to the said tract of land, particularly described as follows:

Beginning in the centre line of Tenth Ward ditch at the northeasterly corner of a tract of salt meadow conveyed to Catherine Nixon, October 7, 1897; thence northwesterly along said Catherine Nixon's northerly line 160 feet, more or less, to said Catherine Nixon's northwesterly corner and to the southeasterly corner of land conveyed October 7, 1897, to James Coleman; thence northeasterly along said James Coleman's easterly line and parallel with Tenth Ward ditch 195 feet, more or less, to the centre line of a small creek or work; thence southeasterly along said center line its several courses to said center line of Tenth Ward ditch; thence southwesterly along the same 215 feet, more or less, to the place of beginning. Containing 85/100 of an acre, more or less.

And the proper officers of the City of Newark are hereby authorized and directed to prepare and execute a petition to be presented to the Supreme

Court of the State of New Jersey asking for the appointment of Commissioners to fix the compensation to be paid the owners of said property for said land.

Thomas L. Raymond
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of fifty-six thousand eight hundred seventy-eight dollars and seven cents (\$56,878.07) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Port Newark Development, \$58,878.07

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe,
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thir-

ty-one thousand seven hundred fifty-one dollars and eighty-one cents (\$31,731.81) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows:

City Treasurer, weekly pay-
rolls ending September
3rd, 1924\$31,751.81

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of sixty-three thousand, nine hundred twenty-one dollars and seventeen cents (\$63,921.17) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Estimates (St. Impts.).....\$63,794.62
Sidewalks 126.55

\$63,921.17

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Reports of City Officers

The following reports of City Officers were received and ordered filed:

Department of Weights and Measures for August, 1924.

Department of Buildings for August, 1924.

Clerk 1st District Court for August, 1924.

Clerk of Almshouse for August, 1924.

Clerk of Centre Market for August, 1924.

City Clerk (2) for August, 1924.

Richard P. Rooney, Clerk 1st Criminal Court, Part 1, for August, 1924.

Thomas F. Guthrie, Clerk 2nd Criminal Court, Part 2, for August, 1924.

Harry Grundman, Deputy Clerk, 2nd Criminal Court, Part 1, for August, 1924.

Arthur J. Connelly, Clerk 3rd Criminal Court, Part 1, for August, 1924

Arthur J. Connelly, Clerk 3rd
Criminal Court, Part 2, for August,
1924.

City Treasurer for August, 1924.

Comptroller for August, 1924.

Elizabeth S. Lewis, Clerk Family
Court, for August, 1924.

Robert J. Beckley, Deputy Clerk,
1st Criminal Court, Part Traffic for
August, 1924.

Overseer of the Poor for June and
July, 1924.

The following report was received
and read:

Department of Revenue and Finance
Office of the City Treasurer,
City of Newark, New Jersey.

To the Honorable,
The Commissioners of the
City of Newark, N. J.

Gentlemen:

In compliance with the Act of the
Legislature, entitled A further sup-
plement of the Act, entitled, An Act
to amend and revise the Charter of
the City of Newark, N. J., approved
February 22nd, 1866, I herewith pre-
sent a statement of the cash transac-
tions of the City for the month of
August, 1924.

Receipts

Cash on hand July 31st,
1924\$4,687,064.47
Received from the Comp-
troller as follows:..... 41,025.44

Bonds, Temporary Loans	500,000.00
Funds,	
Redemptions	20,771.80
Markets	27,221.80
Reserve	10,924.81
Fire Dept.	11.50.
City Hospital	623.25.
Health Pensions	434.60
Green & Franklin Prop.	822.67
Public Outing	264.00.
Public Buildings	8.01
Bureau of Motors.....	86.71
Bureau of Docks.....	125.00.
Bureau of St. Cleaning	754.40
Bureau of Sewers	67.49
Bureau of Lighting.....	57.01
Bureau of Streets.....	16,423.63
Bureau of House	
Sewers	1,905.74
Bureau of Water Rents	192,779.40
Bureau of Water	
Service	6,081.79
Commerce St. Opening	
Widening	350.00.
Public Health	133.99
City Home	244.00
Miscellaneous Revenue:	
Licenses (General)	3,130.00
Licenses, Dogs	1,516.00
City Clerks fees	610.45
Alterations & Electrical	11,457.00
District Courts	2,464.49
City Hospital	143.25
Public Health	737.90.
Public Baths	3,145.74
City Home	7.00
Motor Buses	13,627.57
Public Library	3,075.95.
Fire Department	623.70
Police Court Fines.....	3,324.25
Searches	1,248.75
Ordinances	3.00.
Personal Arrears Fees	
and Costs	1,698.41
Cost of sales	93.85.

Bureau of St Cleaning	335.96
Bureau of Streets	130.00
Bureau of Lighting.....	72.97
Bureau of Sewers.....	1,020.00
Taxes	
From Receiver 1924 &	
Polls	420,720.11
Real Estate Arrears	
1923	95,224.40
Real Estate Arrears	
Prior to 1923	5,038.94
Personal Arrears 1923 &	
Polls	24,790.64
Personal Arrears Prior	
to 1923 & Polls.....	5,238.82
Interest	19,300.55
	<hr/>
	\$6,122,980.99

Respectfully submitted,
John J. Sugrue,
Acting City Treasurer.

To the Honorable,
The Commissioners of the
City of Newark, N. J.

Gentlemen:

The following is an analysis of expenditures of the City of Newark, N. J., for the month of August, 1924, consolidated in departmental items as taken from the City Treasurer's cash book.

Disbursements

Public Affairs	\$ 132,773.54
Revenue & Finance.....	30,342.05
Parks & Pub. Prop.....	159,525.33
Public Works	561,976.93
Public Safety	350,989.10
Water	329,549.40

General	431,670.46
Pub. Schools	200,000.00
Bonds	985,000.00
Interest	22,162.50
Redemption Account	17,649.70
Surplus Account	1,135.00

Total	\$3,202,774.01
Cash on hand August	
30th, 1924	2,920,206.98
	<hr/>
	\$6,122,980.99

Respectfully submitted,
John J. Sugrue,
Acting City Treasurer.

Ordered filed.

Commissioner Raymond offered the following resolution:

RESOLVED, That the sum of one hundred sixty-nine thousand, eight hundred twenty-four dollars and forty-two cents (\$169,824.42) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Estimates	\$169,824.42
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Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: If there is no further business, a motion is in order to adjourn.

Commissioner Brennan: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN
City Clerk.

NEWARK, N. J.

September 16, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of meeting of September 9th were read and approved.

The following communication was received and read:

Division of Buildings,
City Hall,
Newark, New Jersey,
September 8, 1924.

The Board of Commissioners
of the City of Newark

Honorable Sirs:

At its last meeting the Board of Adjustment considered an application to amend the Building Zone Ordinance so as to change a portion of Clinton Place from a residence to a business district, and which was referred by your Honorable Body for recommendation and report.

After visiting the premises in question the Board of Adjustment is of the opinion that the application should be granted and the ordinance amended.

Respectfully,
R. B. Rankin,
Secretary, Board of Adjustment.

Ordered filed.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: If there is no further business, a motion is in order to adjourn.

Commissioner Brennan: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN
City Clerk.

NEWARK, N. J.

September 16, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of meeting of September 9th were read and approved.

The following communication was received and read:

Division of Buildings,
City Hall,
Newark, New Jersey,
September 8, 1924.

The Board of Commissioners
of the City of Newark

Honorable Sirs:

At its last meeting the Board of Adjustment considered an application to amend the Building Zone Ordinance so as to change a portion of Clinton Place from a residence to a business district, and which was referred by your Honorable Body for recommendation and report.

After visiting the premises in question the Board of Adjustment is of the opinion that the application should be granted and the ordinance amended.

Respectfully,
R. B. Rankin,
Secretary, Board of Adjustment.

Ordered filed.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified

uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919, is hereby amended by extending the business district so as to include the area hereinafter described:

Beginning at the northwest corner of Clinton Place and Bragaw Avenue; thence running westerly along the northerly line of Bragaw Avenue 100 feet; thence westerly along a line 100 feet west of and parallel to Clinton Place to the easterly line of Aldine Street; thence to a point in the westerly line of Aldine Street 100 feet south of Edmonds Place; thence westerly along a line 100 feet south of and parallel to Edmonds Place 100 feet; thence northerly along a line 100 feet

west of and parallel to Aldine Street to the southerly line of Edmonds Place; thence to a point in the northerly line of Edmonds Place distant 128.23 feet from Clinton Place; thence along the rear line of lots fronting on Clinton Place 87.74 feet; thence easterly along the dividing line between lots 21 and 22 on Block 3046 to a point in the westerly line of Clinton Place distant 200 feet south of Nye Avenue; thence to a point in the easterly line of Clinton Place distant 214.54 feet south of Nye Avenue; thence easterly along the dividing line between lots 9 and 10 on block 3622, 122.93 feet; thence along the rear line of lots 11, 12, and 13, on block 3622 to a point distant 100 feet east of Clinton Place; thence southerly along a line 100 feet east of and parallel to Clinton Place to a point distant 100 feet east of Wolcott Terrace; thence southerly along a line 100 feet east of and parallel to Wolcott Terrace and Clinton Place to a point distant 100 feet from the northerly line of Renner Avenue; thence westerly along a line 100 feet north of and parallel to Renner Avenue to the easterly line of Clinton Place; thence to the place of beginning,

And that the Use District Map which accompanies the ordinance to which this ordinance is an amendment be and the same is hereby changed so as to include within the Business District the area above described.

Section 2. All ordinances and parts of ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Brennan moved that the ordinance be taken up on third reading on September 23rd.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance providing for the vacation of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Guilford Street as the same is laid out on Commissioners Map of Clinton Township, annexed to the City of Newark, by Act of the Legislature of New Jersey, approved March 24, 1869, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1301-V, from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue, shall be vacated as a public street or highway, under and by virtue of the provisions of Section 1, sub-section (b), of Article XXII, of an Act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and

the acts amendatory thereof and supplementary thereto.

Section 2. That this ordinance shall take effect immediately and all ordinance or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the ordinance be taken up on third reading on September 23rd.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the following ordinance which was read by the clerk.

An ordinance to provide for the re-
lease and extinguishment of the pub-
lic right arising from the dedication
of that part of Guilford Street from
the easterly side of Elizabeth Avenue
to the westerly side of Sherman Ave-
nue and from the easterly side of
Sherman Avenue to the westerly side
of Frelinghuysen Avenue.

The Board of Commissioners of the
City of Newark do ordain:

Section 1. That it appears to the
Board of Commissioners of the City
of Newark that the public interest
will be better served by releasing and
extinguishing the public right, if any,
arising from the dedication of that
part of Guilford Street from the east-
erly side of Elizabeth Avenue to the
westerly side of Sherman Avenue and
from the easterly side of Sherman
Avenue to the westerly side of Fre-
linghuysen Avenue, and which street

has never been accepted or opened by the City.

Section 2. That all lands in the City of Newark included within the limits of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue as the same is laid out on Commissioners Map of Clinton Township, annexed to the City of Newark, by Act of the Legislature, approved March 24, 1869, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1301-V, which has never been accepted or opened by the City, be and the same are hereby released from dedication and the public right, if any, released and extinguished under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts supplementary thereto and amendatory thereof.

Section 3. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

The ordinance was declared open to
amendment in all its parts.

The ordinance having been read a
second time, Commissioner Raymond
moved it be ordered to a third
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordinance be taken up on third
reading on September 23rd.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of a 10" pipe sewer in Highland Avenue between Delavan Avenue and Elwood Avenue.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That a ten (10) inch pipe sewer shall be constructed in Highland Avenue between Delavan Avenue and Elwood Avenue. This sewer to be constructed with house connections to the curb lines, together with all the appurtenances necessary to complete the same, in accordance with the plans, specifications and profiles dated August 16th, 1924, and now on file in the office of the Department of Public Works, under and by virtue of the provisions of an Act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto, and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$3,500.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall

be issued from time to time in an amount not to exceed \$3,500.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading on September 23rd.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Is there anyone wishes to be heard on the ordinance to provide for Center Street Sewer and Branches?

Mr. William A. Jones, foot of Centre Street: Samuel Mankowitz, 656 Ogden Street and J. L. Smith representing the McGann Warehouse & Transfer Company, 650 Ogden Street, appeared and entered a protest against the construction of the Centre Street sewer.

Commissioner Raymond. We have got to install sewerage there to connect up with the Passaic Valley sewer. This sewer will be constructed on as economical lines as we can devise. We cannot discharge into the river. It is a misdemeanor for the City to discharge into the river. As this plan has been approved by the Passaic Valley Sewerage Commission we ought to proceed at once.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of the "Centre Street Sewer and Branches."

The Board of Commissioners of the City of Newark do ordain:

Section 1. That a ten (10) inch pipe sewer, to be used for house sewage and factory waste only, shall be constructed in Centre Street from Ogden Street for a distance of about 220 feet easterly with ten (10) inch branch sewers in Passaic Place from Centre Street for a distance of about 450 feet southerly and in an unnamed alley from Centre Street for a distance of about 350 feet northerly, together with all the appurtenances necessary to complete the same. The above de-

scribed sewers to be known and designated as "Centre Street Sewer and Branches" and to be constructed in accordance with plans, specifications and profiles dated August 16th, 1924, and now on file in the office of the Department of Public Works, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$8,500.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$8,500.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such

temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the ordinance be taken up on third reading on September 23rd.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Mayor Breidenbach: Anyone wish to be heard on the ordinance to provide for a sewer in Park View Terrace?

Mrs. R. A. Kiwandon, 24 Avenue C, and R. W. Atkins, 256 Vanderpool Street, appeared and entered a protest against the construction of the sewer on the ground that there is no apparent necessity of it.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of a sewer in Park View Terrace between Chancellor Avenue and Hansbury Avenue.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That a fifteen (15) inch pipe sewer, for storm water only, shall be constructed in Park View Terrace between Chancellor Avenue and Hansbury Avenue, together with all the appurtenances necessary to complete the same, in accordance with the plans, specifications and profiles dated August 20, 1924, and now on file in the office of the Department of Public Works, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$1,800.00 be and the same is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$1,800.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improve-

ment commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

Section 4 declared open to amend-
ment.

The ordinance was declared open to
amendment in all its parts.

The ordinance having been read a
second time, Commissioner Raymond
moved that it be ordered to a third
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordinance be taken up on third
reading on September 23rd.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the ordaining clause of an ordinance
entitled "An ordinance to provide for
the construction of the 'Avenue C
Storm Water Sewer'," be stricken out.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the ordaining clause of an ordinance entitled "An ordinance to provide for the construction of a storm water sewer in Forest Hill Parkway, from Heller Parkway to Grafton Avenue, and in Grafton Avenue, from Forest Hill Parkway to Highland Avenue," be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Mayor Breidenbach offered the fol-
lowing resolutions:

BE IT RESOLVED, That the sum
of thirty-seven thousand, six hundred
ninety-eight dollars and fifty-six cents
(\$37,698.56) be and the same is
hereby appropriated to the City Treas-
urer for semi-monthly payroll, Sep-
tember 1 to September 15th, 1924, De-
partment of Public Affairs, as follows:

Mayor's office	\$ 1,194.57
Employment Bureau	799.66
Outdoor Poor	1,009.57
Almshouse	2,573.63
Bureau of Baths	2,870.36
City Home	2,221.72
Bureau of Health	12,447.97
City Hospital	14,299.96
Public Outing	281.12
	<hr/>
	\$37,698.56

F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the sum of four
thousand, two hundred eighty dollars
and fifty-three cents (\$4,280.53) be
and the same is hereby appropriated
to persons named on annexed certified
list, being the bills and claims of the
Department of Public Affairs, as fol-
lows:

Alms House\$4,280.53

F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Howe offered the fol-
lowing resolutions:

RESOLVED, That the sum of
twenty thousand, six hundred fifty-
seven dollars and twenty-nine cents
(\$20,657.29) be and the same is hereby
appropriated to the City Treasurer,
as per annexed certified list, being the
semi-monthly payrolls of the Depart-
ment of Revenue and Finance, from
September 1st to 15th, 1924, as fol-
lows:

Director's	\$ 924.15
Comptroller's	2,252.50
Auditor's	1,362.50
City Treasurer's	787.50
Tax Receiver's	1,900.00
Tax Arrears	865.00
Board of Assessment and Revision of Taxes	6,044.97
Board of Assessment for Local Improvement	654.16
Law Department	2,134.98
City Clerk's Department.....	2,299.05
First District Court	754.99
Second District Court	677.49
	<hr/>
	\$20,657.29

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-seven dollars and seventeen cents (\$37.17) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

City Sundries	\$29.47
Assessments to be refunded	7 70
	<hr/>
	\$37 17

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of twelve thousand, ninety-six dollars and forty-eight cents (\$12,096.48) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the semi-monthly payrolls of the Department of Parks and Public Property, from September 1st, 1924, to September 15, 1924, as follows:

Director's Office	\$ 1,356.99
Smoke Abatement	125.00
Public Buildings	3,650.93
Centre Market	5,023.56
Weights and Measures	857.50
Printing and Stationery.....	150.00
Shade Tree	932.50
	<hr/>
	\$12,096.48

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of twenty-seven thousand, two hundred and forty dollars and nineteen cents (\$27,240.19) be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Parks and Public Property, as follows:

Additional Hospital Accommodations	\$ 12.72
Anti-Toxin Stable Construction	2.88
Centre Market	5,441.00
Convalescent Home Construction	9.84
City Sundries	1.40
Contingent	60.66
Green and Franklin Street property	577.18
Maintenance of Dog Pound	562.28
Miscellaneous Advertising	329.28
Parks and Public Property	77.17
Printing and Stationery	2,418.45
#11 Engine House Construction	7,137.88
Public Buildings	9,104.64
Smoke Abatement	52.84
Street Improvements advertising	32.49
Weights and Measures	470.29
Shade Trees	949.19

\$27,240.19

Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one thousand, four hundred sixteen dollars and seventy cents (\$1,416.70) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property, for week ending September 10, 1924, as follows:

Shade Tree\$1,416.70

Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of one hundred sixty-seven thousand, one hundred thirty-nine dollars and seventy-eight cents (\$167,139.78) be and the same is hereby appropriated to the City Treasurer, as per the annexed certified list, being the semi-monthly payroll of the Department of

Public Safety from September 1st to 15th, 1924, as follows:

Director's Office	\$ 687.49
1st Criminal Court	864.14
2nd Criminal Court	645.40
3rd Criminal Court	572.49
Building Division	2,092.49
Electrical Division	567.50
License Division	567.50
Fire Division	71,645.00
Police Division	89,497.77
	<hr/>
	\$167,139.78

W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one hundred and fifty-one dollars and forty cents (\$151.40) be and the same is hereby appropriated to persons named on annexed certified list being the bills and claims of the Department of Public Safety as follows:

License Division	\$151.40
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W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond
F C Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of one hundred two thousand, one hundred fourteen dollars and thirty-six cents (\$102,114.36) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Docks	\$ 2,004.64
Pork Newark Development	3,759.43
Motors	6,147.70
Public Lighting	26,173.94
Purchases	53.31
Sewers	1,222.36
House Sewer Connections.. ..	766.30
Streets	18,674.33
Street Cleaning	18,321.80
Street Improvement Advertising	103.92
Surveys	256.42
Water	22,832.95
Elizabeth and Sherman Avenues Property	17.32
Reserves	1,607.10
Sidewalks	28.00
Meadow District Sewers #1	144.84
	<hr/>
	\$102,114.36

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-four thousand six hundred eighty-seven dollars and ninety cents (\$34,687.90) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows:

City Treasurer, weekly pay-rolls ending September 10, 1924\$34,687.90

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-seven thousand, six hundred eighty dollars and four cents (\$37,680.04) be and the same is hereby appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to

the Department of Streets and Public Improvements as follows:

City Treasurer, semi-monthly payrolls ending September 15th, 1924.....\$37,680.04

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of three hundred thousand, one hundred dollars, \$300,100.00) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Watershed Extension Fund \$ 100.00
Wanaque Fund300,000.00
\$300,100.00

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Mayor Breidenbach offered the fol-
lowing resolutions:

RESOLVED, By the Board of Com-
missioners of the City of Newark that
the following changes effecting the
payroll of the Newark City Hospital,
from September 1 to 15, 1924, be and
the same are hereby approved:

**Temporary Appointment in the
Competitive Class**

Sylvia Brushaber, Res. Nurse, \$1,-
080 a year, September 1, 1924.

Non-Competitive Appointments

Florence Weber, Nrs. Helper, \$600
a year, August 27, 1924.

Nette Garvey, Nrs. Helper, \$600 a
year, August 30, 1924.

Wilhelmina Seitz, Nrs. Helper, \$600
a year, September 2, 1924.

Yetta Solomon, Nrs. Helper, \$600 a
year, September 4, 1924.

William Stoneley, Porter, \$696 a
year, September 4, 1924.

Robert Power, Orderly, \$600 a year,
September 4, 1924.

Nellie Tauten, House Maid, \$576 a
year, August 24, 1924.

Anna Lawrence, House Maid, \$576 a
year, August 24, 1924.

Leila Murphy, House Maid, \$576 a
year, September 1, 1924.

Clinton Daniels, House Maid, \$576 a
year, September 5, 1924.

Matilda Wallander, Nurse, \$180 a
year, September 1, 1924.

Genevieve Reilly, Nurse, \$180 a
year, September 1, 1924.

Marion Canty, Nurse, \$180 a year,
September 1, 1924.

Florence Soule, Nurse, \$180 a year,
September 1, 1924.

Kathleen Tyers, Nurse, \$180 a year,
September 1, 1924.

Dorothy Holgate, Nurse, \$180 a
year, September 1, 1924.

Lucille Stagg, Nurse, \$180 a year,
September 1, 1924.

Genevieve Vanderburgh, Nurse,
\$180 a year, September 1, 1924.

Alice Long, Nurse, \$180 a year,
September 1, 1924.

Mary Gilroy, Nurse, \$180 a year,
September 1, 1924.

Mary Seiders, Nurse, \$180 a year,
September 1, 1924.

Anna Hemmerly, Nurse, \$180 a
year, September 1, 1924.

Edna Green, Nurse, \$180 a year,
September 1, 1924.

Beatrice Terry, Nurse, \$180 a year,
September 1, 1924.

Aida Sole, Nurse, \$180 a year,
September 1, 1924.

Margaret Contey, Nurse, \$180 a
year, September 1, 1924.

Grace du Busc, Nurse, \$180 a
year, September 1, 1924.

Returned from Leave of Absence

Charles Tuttle, Laundry Wkr., \$696
a year, September 1, 1924.

Salary Increases

Warren Conklin, Porter from \$600
to \$696, September 1, 1924. Sleeps out.

Edna Cosgrove, Nurse, from \$180
to \$240, September 1, 1924.

Ida Ruggerio, Nurse, from \$180 to
\$240, September 1, 1924.

Antoinette Callan, Nurse, from \$180
to \$240, September 1, 1924.

Helen Coryell, Nurse, from \$180 to \$240, September 1, 1924.

Margaret Bush, Nurse, from \$180 to \$240, September 1, 1924.

Lillian Long, Nurse, from \$180 to \$240, September 1, 1924.

Carrie Haven, Nurse, from \$180 to \$240, September 1, 1924.

Lois Miner, Nurse, from \$180 to \$240, September 1, 1924.

Leave of Absence

Anne McRobbie, Charge Nurse or Temp., $\frac{1}{2}$ month, out of town, September 4, 1924.

Margaret McRobbie, Res. Nurse, $\frac{1}{2}$ month, out of town, September 4, 1924.

Ruth Charters, Res. Nurse, $\frac{1}{2}$ month, illness of friend, September 1, 1924.

Mary McCarthy, Nrs. Helper, $\frac{1}{2}$ month, illness in family, September 1, 1924.

Charles Schmolling Painter, 2 weeks vacation, September 1, 1924.

Joseph Leslie, Porter, $\frac{1}{2}$ month, illness, September 1, 1924.

Margaret Murphy, Porter, 1 month, illness, September 1, 1924.

George Toupet, Orderly, 1 month, illness, September 1, 1924.

Joseph Blaski, Orderly, 1 month, illness in family, September 3, 1924.

Clementina Gerunder, Hs. Maid, $\frac{1}{2}$ month, illness, September 4, 1924.

Resignations

Winifred Garrison, Tele. Oper. Temp., September 2, 1924.

Elizabeth Cameron, Res. Nurse, Temp., August 31, 1924.

Jean Howe, Under Nurse, August 31, 1924.

Mary Hynes, Nrs. Helper, September 2, 1924.

Antoinette Adams, Nrs. Helper, September 7, 1924.

Augusta Remacle, Nrs. Helper, August 31, 1924.

Helen McDonald, Nrs. Helper, August 31, 1924.

Jessie Woodruff, Nrs. Helper, August 24, 1924.

Frank Daly, porter, September 1, 1924.

Richard Dawcey, Ld. Wkr., Temp., August 31, 1924.

Walter Snyder, Orderly, September 2, 1924.

George Blake, Orderly, August 31, 1924.

George Thornton, Orderly, August 31, 1924.

Charles Hughes, Orderly, August 31, 1924.

Carrie Green, House Maid, August 31, 1924.

Annie Andrews, House Maid, August 22, 1924.

Katie Trevaskiss, House Maid, August 31, 1924.

Laura Keys, House Maid, August 25, 1924.

Mary Roberts, House Maid, August 21, 1924.

F. C. Breidenbach

John Howe

W. J. Brennan

Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the following
changes affecting the payroll of the

Department of Public Affairs, be and the same are hereby approved:

Department of Health

Leave of Absence Without Pay

Grace Wehr, Office Assistant, effective September 16, 1924.

City Home

Resignation

Mary Holly, Head Cook, effective September 16, 1924.

Alois Holly, Kitchen Helper, effective September 16, 1924.

Appointment

Mrs. Helen Dungan, Head Cook, \$80 per month, effective September 16, 1924.

Thomas Dungan, Kitchen Helper, \$80 per month, effective September 16, 1924.

F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commisisoner Howe offered the following resolutions:

RESOLVED, By the Board of Commissioners of the City of Newark, that Frank Pilkington be and he hereby is appointed temporarily to the position

of Assessing Clerk in the Office of the Board of Assessment and Revision of Taxes in the Department of Revenue and Finance, at a salary of one thousand, five hundred dollars (\$1,500) per annum; effective September 15th, 1924.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, On February 5th, 1924, a resolution was adopted by this Board appropriating the sum of two hundred dollars (\$200) to Charlotte Kearney, Special Guardian of Katherine Higgins, for the acquisition by the City of Newark of an undivided one fifty-four (1/54) interest in a certain tract of meadow land described as follows:

Block 1496 lot 5	
1495	3
1539	2
1556	1
1559	4 (3.54 acres)

payment to be made subject to the delivery of a deed approved by the Law Department, and

WHEREAS, The title of the property covered by this resolution was not approved by the Law Department of the City of Newark, thereofre, be it

RESOLVED, That the said resolution heretofore adopted by this Board on February 5th, 1924, appropriating the sum of two hundred dollars (\$200) to Charlotte Kearney, Special Guardian of Katherine Higgins, be and the same is hereby rescinded and the City Clerk is authorized to cancel Public Works warrant #10352 in the sum of two hundred dollars (\$200).

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and instructed to transfer the sum of eighteen thousand dollars (\$18,000.00) from the sale of City Property account to Fire Station Construction account.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark, that Messrs. Price, Waterhouse and Company, be and they are hereby engaged to make an annual audit of the accounts and financial transactions of the City of Newark, for the year 1924, in accordance with Chapter 268 of the of the Laws of 1918.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond,

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, On April 1, 1924, a resolution was adopted by this Board appropriating the sum of three thousand three hundred dollars (\$3,300.00) to Stuart Lindsley for the acquisition by the City of Newark of certain salt meadow land described as follows:

Block 1356 Lot 4
1357 4
1379 65
1380 5 (Sarah L. Thompson) containing 2.20 acres; payment to be made subject to the delivery of a deed approved by the Law Department; and,

WHEREAS, The title of the property covered by this resolution was not approved by the Law Department of the City of Newark, therefore, be it

RESOLVED, That the said resolution heretofore adopted by this Board on April 1st, 1924, appropriating the sum of three thousand three hundred dollars (\$3,300.00) to Stuart Lindsley be and the same is hereby rescinded and the City Clerk is authorized to cancel Public Works warrant #6232 in the sum of three thousand three hundred dollars (\$3,300.00).

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of Public Safety be and he is hereby authorized to advertise for sealed proposals covering the purchase of one or more Ahrens-Fox Aerial Trucks for use in the Fire Division of the Department of Public Safety.

W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with law and by the authority of this Board, the Director of Public Safety has publicly solicited proposals for the furnishing of one or more Ahrens-Fox Type Triple Combination Pumping Engines, Hose and Chemical Cars for use in the Fire Division of said Department; and,

WHEREAS, The proposal of the Ahrens-Fox Fire Engine Company, the only one received, at the price of \$13,500.00 each for those of 1,000 gallons capacity and \$12,750.00 each for those of 750 gallons capacity is deemed satisfactory in the interests of the city; therefore, be it

RESOLVED, That the proposal of the Ahrens-Fox Fire Engine Company be and the same is hereby accepted, the Law Department directed to prepare the proper contract covering the purchase of one Triple Combination Pumping Engine, Hose and Chemical Car of 1,000 gallons capacity, and one of 750 gallons capacity, and the Director of Public Safety and the City Clerk authorized and empowered to execute the contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Public Safety publicly solicited, received and opened proposals for the furnishing of all labor and material and the installation of all work called for under heading of "Mascon Work" in connection with one Traffic Signal Tower, for use by the Department of Public Safety; and

WHEREAS, E. M. Waldron & Company bid the sum of \$1,700.00 for the furnishing of material and labor and the installation of said Traffic Signal Tower, which bid is the lowest responsible bid received by said Director; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the proposal of said E. M. Waldron & Company be and the same is hereby accepted and the contract awarded to it at the price aforesaid; and the Law Department is directed to prepare the contract for the said work on the adoption of this resolution; and the Director of the Department of Public Safety and the City Clerk are hereby authorized and directed to execute said contract on behalf of the City.

W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with law and by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Public Safety publicly solicited, received and opened proposals for the furnishing of all electrical work and material necessary in the erection of a Traffic Signal Tower, for use by the Department of Public Safety; and,

WHEREAS, Broad Electric Company bid the sum of \$2,716 for the furnishing of all electrical work and materials necessary in the erection of said Traffic Signal Tower, which bid is the lowest responsible bid received by said Director; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the proposal of said Broad Electric Company be and the same is hereby accepted, and the contract awarded to it, at the price aforesaid; and the Law Department is directed to prepare the contract for the said work, and on the adoption of this resolution the Director of the Department of Public Safety and the City Clerk are directed to execute said contract on behalf of the City.

W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with law and by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Public Safety publicly solicited, received and opened proposals for the furnishing, delivery and erecting in position of one cast bronze traffic tower, complete with structural iron, for use by the Department of Public Safety; and

WHEREAS, Newman Manufacturing Company bid the sum of \$13,500 for the furnishing, delivery and erecting in position of said cast bronze traffic tower, complete with structural iron, which bid is the lowest responsible bid received by said Director; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the proposal of said Newman Manufacturing Company be and the same is hereby accepted, and the contract awarded to it at the price aforesaid; and the Law Department is directed to prepare the contract for the said work and on the adoption of this resolution the Director of the Department of Public Safety and the City Clerk are directed to execute said contract on behalf of the City.

W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That John Caruso and Bernard J. Owen, Jr., who have been certified as eligible by the Civil Service Commission, be and they are hereby appointed to the position of Junior Identification Clerk in the Police Division, Department of Public Safety, at a salary of \$1,380.00 per annum, payable semi-monthly as other salaries are paid, effective October 1, 1924.

F. C. Breidenbach
W. J. Brennan
John Howe,
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Fireman Fergus J. Farley, who has been certified as eligible by the Civil Service Commission, be and he is hereby promoted to the rank of Captain in the Fire Division, Department of Public Safety, to be paid the same compensation and in like manner as are other officers of

similar rank, effective September 16, 1924.

F. C. Breidentach
W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That John R. Sugrue, who has been certified as eligible by the Civil Service Commission, be and he is hereby appointed to the position of Electrician's Helper in the Fire Division, Department of Public Safety, at a compensation of \$4.50 per day (Prevailing rate), payable semi-monthly as other salaries are paid, effective September 16th, 1924.

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That James A. Mackey, in the absence of a Civil Service eligible list, be and he is hereby

appointed, temporarily, to the position of Lineman in the Fire Division, Department of Public Safety, at compensation of \$150.00 per month, payable semi-monthly as other salaries are paid, effective September 16, 1924.

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breiden-

Commissioner Gillen offered the following resolutions:

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the laying of cement sidewalks in various parks in the City of Newark, N. J., the total number of square feet being between 15,000 and 50,000; and,

WHEREAS, Martin J. Egan bid the sum of twenty-eight cents (28c) per square foot, which was the lowest responsible bid received; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, N. J., that the contract for said work be and the same is hereby awarded to Martin J. Egan, at the price aforesaid, and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Joseph Lavinza be and he is hereby temporarily appointed as carpenter in the Division of Public Buildings, Department of Parks and Public Property at the prevailing rate of wage, ten dollars and fifty cents (\$10.50) per day, said appointment to become effective September 15, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond submitted

the following ordinance as a matter of information:

An ordinance providing for the vacation of Fountain Place, 50 feet in width, from South Orange Avenue northerly about 410 feet to its terminus and also as laid out 30 feet in width from Kensington Place westerly about 250 feet to its terminus.

Commissioner Raymond moved that the foregoing ordinance be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and Standard Oil Company; N. J., for the furnishing and delivering to the Department of Public Works of gasoline, a copy of which contract dated July 19th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Jacob Jacques for Lehigh Avenue storm water sewer, dated the 15th day of August, 1924, and awarded to Jacob Jacques, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes.

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company for paving, G., C. and F. of Montclair Avenue from Manchester Place to west side of Third Street, dated the 26th day of August, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby ap-

proved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Charles S. Carracino for grading and flagging west side of Stuyvesant Avenue from about 320 feet north of 18th Avenue to Newark- Irvington line, dated the 26th day of August, 1924, and awarded to Charles S. Carracino, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Grace E. McNally, whose name has been certified by the Civil Service Commission as eligible, be and she hereby is appointed to the position of Clerk-Stenographer, Grade IV, in the Department of Public Works, (Water) at a compensation of \$115 per month, effective October 1st, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate has been submitted to the Board of Commissioners of the City of Newark by the Engineer in Charge of the Bureau of Sewers showing the probable cost of constructing a sewer in East Vanderpool Street from Avenue C for a distance of about 220 feet easterly for the use of the abutting property only, together with lateral connections to the curb lines of said street, to be \$950.00, said probable cost being based on the best information obtainable as to the probable cost of such sewer; and,

WHEREAS, The entire cost of doing work will be less than one thousand dollars; therefore, be it

RESOLVED, That in accordance with the provisions of said Chapter 115 of the State Laws of 1919, the estimate so submitted and presented be and the same is hereby adopted and ordered filed; and be it further

RESOLVED, That the Board hereby signifies its intention to construct a sewer in East Vanderpool Street from Avenue C for a distance of about 220 feet easterly, together with lateral connections to the curb lines; and that the Director of the Department of Public Works of the City of Newark will hear objections to the making of said improvement on Monday, September 29th, 1924, at 10 o'clock A. M. at the office of the said Director on the second floor, City Hall, Newark, N. J.; and be it further

RESOLVED, That the Engineer in Charge of the Bureau of Sewers be and he is hereby authorized and directed to mail a copy of this resolution to the last owner of record as shown by the tax records of the City of Newark, N. J., of property abutting on the portion of the street or highway through which such sewer is proposed to be constructed; and that the Engineer be and he is further instructed to post or cause to be posted a copy of this resolution in the City Hall, Newark, N. J., at least five days prior to the introduction of a second resolution setting forth the final decision of said Board to construct such sewer.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate has been submitted to the Board of Commissioners of the City of Newark by the Engineer in Charge of the Bureau of Sewers showing the probable cost of constructing a sewer in Park View Terrace between Chancellor Avenue and Hansbury Avenue for the use of the abutting property only, together with lateral connections to the curb lines of said street, to be \$800.00, said probable cost being based on the best information obtainable as to the probable cost of such sewer; and,

WHEREAS, the entire cost of doing the work will be less than one thousand dollars; therefore, be it

RESOLVED, That in accordance with the provisions of the said Chapter 115 of the State Laws of 1919, the estimate so submitted and presented be and the same is hereby adopted and ordered filed; and be it further

RESOLVED, That the Board hereby signifies its intention to construct a sewer in Park View Terrace between

Chancellor Avenue and Hansbury Avenue, together with lateral connections to the curb lines; and that the Director of the Department of Public Works of the City of Newark will hear objections to the making of said improvements on Monday, September 29th, 1924, at 10 o'clock A. M. at the office of the said Director on the second floor, City Hall, Newark, N. J.; and be it further

RESOLVED, That the Engineer in Charge of the Bureau of Sewers be and he is hereby authorized and directed to mail a copy of this resolution to the last known owner of record as shown by the tax records of the City of Newark, N. J., of property abutting on the portions of the street or highway through which such sewer is proposed to be constructed; and that the Engineer be and he is further instructed to post or cause to be posted a copy of this resolution in the City Hall, Newark, N. J., at least five days prior to the introduction of a second resolution setting forth the final decision of said Board to construct such sewer.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Marie Harrington, whose name has been certified by

the Civil Service Commission as eligible, be and she hereby is appointed to the position of Clerk-Stenographer in the Department of Public Works, (Accounts) effective October 1st, 1924, at a compensation of \$80 per month.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Ethel I. Doland, whose name has been certified by the Civil Service Commission as eligible, be and she hereby is appointed to the position of Clerk-Stenographer, Grade 3, in the Department of Public Works (Docks), at a compensation of \$80 per month, effective October 1st, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Public Service Railway Company now has a pole located on

the easterly side of Belmont Avenue, distant one hundred and sixty-two feet (162) southwardly from the southerly curb line of Rose Street in the City of Newark, County of Essex and State of New Jersey, which pole for public reasons it is desired shall be moved fifteen feet (15') northwardly from its present position, otherwise to occupy the same relative position in the highway, and said Company has expressed a willingness to accede to such desire upon being authorized and directed by resolution of this Body; therefore

RESOLVED, That Public Service Railway Company be and it is hereby requested and directed to move the location of said pole and place the same in the position above recited, upon the express understanding that said company shall not lose its right to maintain said pole at the former position in case the location hereby made shall be in any manner hereafter legally interfered with.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering Elgin pick-up sweeper, wire and fibre to the Department of Public Works, be and the same hereby is awarded to Elgin Sales

Corporation, New York City, it being the lowest responsible bidder, the amount of its bid being as follows:

1924 model Elgin pick-up sweeper, at \$6,708.00 each.

Approximately 140 pounds gutter broom wire, at 40 cents per pound.

Approximately 1,000 pounds Elzac blend fibre, at 23 cents per pound.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering paints and oils to the Department of Public Works be and the same hereby is awarded to Pittsburgh Plate Glass Company, Newark, it being the lowest responsible bidder, the amount of its bid being as follows:

Approximately 100 pounds Ochre in oil, at 11½ cents per lb.

Approximately 25 pounds Burnt Umber in oil, at 17 cents per lb.

Approximately 25 pounds raw Umber in oil, at 17 cents per lb.

Approximately 12 gallons Spar Varnish, at \$2.50 per gallon.

Approximately 25 pounds Ivory Drop Black in Japan, at 29 cents per lb.

Approximately 25 pounds Van Dyke

Brown in oil, at 17 cents per lb.

Approximately 10 pounds Aluminum Bronze, at 65 cents per lb.

Approximately 1 barrel Raw Linseed oil, at \$1.06 per gal.

Approximately 1 barrel Turpentine, at 94 cents per gal.

Approximately 15 gallons Orange Snellac, at \$2.50 per gal.

Approximately 10 gallons White Shellac, at \$2.80 per gal.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the construction of a marginal dock of the relieving platform type, approximately 250 feet in length on the waterfront of the City of Newark on the passaic River, east of the Erie Railroad and south of Herbert Place, be and the same is hereby awarded to the Linde and Griffith Company, they being the lowest formal bidder, the amount of their bid being \$33,664.00.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the contract for
dredging, Passaic River Project, south
of Herbert Place, to provide deeper
water in front of the new dock to be
constructed on the waterfront of the
City of Newark, east of the Erie Rail-
road, south of Herbert Place, be and
the same is hereby awarded to the
Linde and Griffith Company, they be-
ing the lowest formal bidder, the
amount of their bid being \$70,000.00.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the contract for
repaving of West Park Street from
Broad Street to Halsey Street with
asphalt pavement (1½" top, 1½"
binder) on the old concrete base prop-
erly repaired and built up where nec-
essary, be and the same is hereby
awarded to the J. B. Gilligan-Casey
Company, a corporation, it being the
lowest formal bidder, the total amount
of its bid based on the estimated
quantities being \$4,723.50.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the following
contract for the grading, curbing,
flagging and paving of Hazel Place
from Runyon Street northerly 250 feet
with asphalt pavement (1½" top, 1½"
binder) on a six (6) inch concrete
foundation, be and the same is hereby
awarded to the Standard Bitulithic
Company, a corporation, it being the
lowest formal bidder, the total amount
of its bid based on the estimated
quantities being \$5,855.10.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the contract for
furnishing and delivering valve boxes
and extension pieces to the Depart-
ment of Public Works, be and the
same hereby is awarded to Central
Foundry Company, New York City, it
being the lowest responsible bidder,
the amount of its bid being as fol-
lows:

Approximately 300 valve boxes #6
Rd. Base, at \$5.57 each.

Approximately 200 Bottom Sections
29½" long, at \$1.47 each.

Approximately 100 Bottom Sections
18" long, at 77 cents each.

Approximately 100 Extension Pieces
at \$1.02 each.

Approximately 300 Round Bases at
\$1.81 each.

Approximately 50 oval bases at
\$2.47 each.

Approximately 25 upper sections for
square covers at \$1.42 each.

Approximately 400 upper sections
for round covers at \$1.53 each.

Approximately 25 square covers at
43 cents each.

Approximately 200 round covers at
65 cents each.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That Robert W. Ben-
nett Jr., be and he hereby is appointed
temporarily as a rodman in the De-
partment of Public Works (Surveys)
at a compensation of \$100.00 per
month, effective September 17th, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution

was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

WHEREAS, It is thought to be ad-
visable and for the best interests of
the City of Newark to purchase marsh
and other lands and rights therein and
riparian lands under water for the
construction, establishment and main-
tenance of public docks and shipping
and transportation facilities, in ac-
cordance with the statutes of the State
of New Jersey applicable thereto;
therefore, be it

RESOLVED, That the sum of one
hundred dollars (\$100) be and the
same is hereby appropriated to Kath-
erine O'Brien for the acquisition by
the City of Newark of an undivided
one fifty-fourth (1/54) interest in a
certain tract of meadow land known
an designated as block 1496, lot 5;
block 1495, lot 3; block 1539, lot 2;
block 1556, lot 1; block 1559, lot 4;
on the official tax maps of the City of
Newark and containing three and fifty-
four hundredths (3,54) acres more or
less. The said sum of one hundred dol-
lars (\$100) being appropriated from
the Port Newark Development Ac-
count and payment of the same to be
made to the said Katherine O'Brien
upon the filing by her with the Acting
City Auditor of a satisfactory deed
approved by the Law Department.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

WHEREAS, Application by petition has been made to the Board for the vacation of Fountain Place as the same is laid out on map approved by resolution of the Board of Street and Water Commissioners, Newark, N. J., on December 11, 1913, 50 feet in width, from South Orange Avenue northerly about 410 feet to its terminus and also as laid out on the above mentioned map 30 feet in width from Kensington Place westerly about 250 feet to its terminus; and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1305-V; and,

WHEREAS, In the judgment of the Board of Commissioners of the City of Newark, the public interest will be better served by granting said application; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that it is the intention of said Board by virtue of the provisions of Section 1, sub-division (b), of Article XXII, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto to vacate Fountain Place as the same is laid out on map approved

by resolution of the Board of Street and Water Commissioners, Newark, N. J., on December 11, 1913, 50 feet in width, from South Orange Avenue northerly 410 feet to its terminus and also as laid out on the above mentioned map 30 feet in width from Kensington Place westerly about 250 feet to its terminus, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1305-V and that an ordinance vacating the same be taken up for consideration at a meeting of this Board, to be held on Tuesday, October 7th, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M. and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers for one day at least ten days from said October 7th, 1924, of the intention of the Board so to do, and that at said meeting all persons whose lands may be affected by said ordinance, or who may be interested therein, will be given opportunity to be heard concerning the same.

Thomas L. Raymond
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the following bonds be and the same are hereby ap-

proved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works, which will in turn file the same with the proper city officer.

Standard Oil Company, furnish and deliver gasoline. (Contract bond.)

Jacob Jacques, Lehigh Avenue Storm Water Sewer. (Contract and indemnity bonds.)

J. B. Gilligan-Casey Company, grading, curbing, flagging and paving of Montclair Avenue, Manchester Place to west of 3rd Street. (Contract, maintenance and indemnity bonds.)

Charles S. Carracino, grading and flagging of west side of Stuyvesant Avenue, 320 feet north of 18th Avenue to North Irvington Line. (Contract and indemnity bonds.)

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works, which will in turn file the same with the proper city officer.

Mueller Company, Inc., furnishing and delivering sill cocks. (Contract bond.)

A. P. Smith Mfg. Company, furnishing and delivering hub valves. (Contract bond.)

Roebling Coal Company, furnishing and delivering bituminous coal. (Contract bond.)

Newark Paving Company, placing dry cinder fill, Port Newark Terminal. (Contract and indemnity bonds.)

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following communications were received and read:

Department of Public Safety
Division of Public Buildings
September 8th, 1924.

The Board of Commissioners of
The City of Newark.
Honorable Sirs:

At its last meeting the Board of Adjustment considered an application to amend the Building Zone Ordinance so as to increase the height limit at 65 Lincoln Park from 85 feet to 150 feet, and which was referred to your

Honorable Body for recommendation and report.

The Board of Adjustment visited the premises in question and respectfully recommend that the height limit on all property fronting Lincoln Park be increased to 150 feet, and that the Building Zone Ordinance be so amended.

Respectfully,
R. B. Rankin,
Secretary Board of Adjustment.

Commissioner Brennan moved that the communication be received and referred to the Law Department with instructions to prepare the proper ordinance.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

The Jaenecke-Ault Company,
Newark, N. J.
September 11th, 1924.

Board of Commissioners,
City Hall, Newark, N. J.

Dear Sirs:

We are advised by a newspaper notice published August 28th, 1924, that at a meeting of the Board of Commissioners held August 26th, 1924, a resolution was adopted to construct a storm water sewer in East Vanderpool Street, Avenue C, and Miller Street and that costs thereof shall be assessed against the property benefited by such improvement in proportion to the benefits received.

This is to advise you that we will receive no benefit from this improvement and to serve notice that we shall resist any assessment against our property holdings for the payment for such improvement.

Very truly yours,
Jaenecke-Ault Company,
R. A. Givaudan,
Vice President.

Ordered referred to the Director of Public Works.

A communication from Spaulding Frazer and two petitions of the Congregation Tifereth Israel, petitioning the City Commission to permit the Congregation to acquire land, to be used for cemetery purposes, situated in the extreme northwest portion of the City of Newark adjoining the Town of Belleville, were received, read and no motion of Commissioner Brennan ordered laid on the table.

A petition, signed by six property owners, protesting against the granting of a permit for the erection of a public garage at 47 Broad Street, was received, read and on motion of Commissioner Raymond ordered referred to the Board of Adjustment.

A communication from Alexander Potter, New York City, relative to the estimate of the cost and expense of the Supplementary Outlet or Trunk Sewer and the percentage of the total cost and expenses proposed to be apportioned and to be paid by each of the municipalities, was received, read and on motion of Commissioner Brennan ordered referred to the Director of Public Works.

A communication from Berry Realty Company, requesting the City Commission to take legal proceedings to effect the closure of Fountain Place for its entire length, from South Orange Avenue north to the line of Kensington Place, was received, read and on motion of Commissioner Brennan ordered referred to the Director of Public Works.

Commissioner Brennan: I move we adjourn.

The roll being called the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, New Jersey.

W. J. EGAN
City Clerk

NEWARK, N. J.

September 23, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in

the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of meeting of September 16th were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. Michael La Veglia, 532 North 7th Street, Newark: We have a petition here, the property owners protesting against this Ellis Motor Car Company building a factory across the street in this residential section we are living in.

The Clerk then read the petition as follows:

September 22, 1924.

We, the undersigned, residents and owners of property on North 7th Street, Newark, N. J., do protest against the project of the Ellis Motor Car Company to build a Pierce Arrow Auto Shop on 1st Avenue and North 7th Street, extending to Second Avenue. We humbly petition that the said Company be restrained from building on 7th Street, between 1st and 2nd Avenues, since property was sold to us under the condition that no shop of any kind would or could be erected in that vicinity.

We are appealing to you, believing that you will give this your kindest attention which directed in our behalf would be inestimable.

A communication from Berry Realty Company, requesting the City Commission to take legal proceedings to effect the closure of Fountain Place for its entire length, from South Orange Avenue north to the line of Kensington Place, was received, read and on motion of Commissioner Brennan ordered referred to the Director of Public Works.

Commissioner Brennan: I move we adjourn.

The roll being called the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, New Jersey.

W. J. EGAN
City Clerk

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We are appealing to you, believing that you will give this your kindest attention which directed in our behalf would be inestimable.

Signed by Ernest De Rogati and 18 other property owners.

Commissioner Bernnan: I move the petition be received and referred to the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to amend an ordinance entitled: 'An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions,' adopted December 31, 1919," be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordi-

nance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance providing for the vacation of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach

The clerk then read the title of the ordinance as follows:

An ordinance providing for the vacation of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Brennan moved that the title of "An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that part of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that part of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the title of "An ordinance to provide for the construction of a 10" pipe sewer in Highland Avenue between Delavan Avenue and Elwood Avenue," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the construction of a 10" pipe sewer in Highland Avenue between Delavan Avenue and Elwood Avenue.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that the title of "An ordinance to provide for the construction of a sewer in Park View Terrace between Chancellor Avenue and Hansbury Avenue," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the construction of a sewer in Park View Terrace between Chancellor Avenue and Hansbury Avenue.

The ordinance having been read three times, was then declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Howe: I have several ordinances here which I would like to

have the City Clerk read, for the issuance of bonds for schools, market, fire apparatus, and market house.

Commissioner Howe offered the following ordinance which was read by the clerk:

An ordinance appropriating \$600,-
000 for school purposes and providing for the issuance of bonds to meet said appropriation.

WHEREAS, The Board of Education of the City of Newark, in the County of Essex, has, by resolution adopted on the 24th day of April, 1924, and on June 19, 1924, decided that it is necessary to raise money for the purposes hereinafter stated, and has prepared and delivered to each member of the Board of School Estimate of the City of Newark, a statement of the amount of money estimated to be necessary for said purposes (which purposes consist entirely of the acquisition of land for school purposes and the constructing, enlarging and reconstructing of schoolhouses and the acquisition and improvement of land for playgrounds, within said City, and do not include ordinary current repairing or furnishing of the character of current expenses; and,

WHEREAS, The Board of School Estimate has duly considered such statement so made by the Board of Education and has, by resolution adopted on the 27th day of June, 1924, fixed and determined the total amount necessary for said purposes to be the sum of \$1,700,000, and has made two certificates of said amount, one of

which certificates has been delivered and several amounts proposed to be to the Board of Education and the expended for the several purposes, re- other to the Board of Commissioners spectively, being described in the fol- of the City of Newark, said purposes lowing schedule:

SCHEDULE

Buildings

- | | |
|---|-------------|
| (1) For the erection of a new High School Building in the Western section of the City (of fireproof construction as defined in section 76 of the act entitled "An Act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof," approved October 19, 1903, as amended), to contain twenty-eight classrooms, wood-working shop, two gymnasiums, one lunch room, one office, one library, one auditorium, one cooking room, two freehand drawing rooms, one mechanical drawing room, one chemistry room, one lecture room, one physics room, one biology room, one sewing room, one dress-making room, two study rooms, one music room, teachers' rooms, toilets, etc. | \$ 850,000 |
| (2) For an addition to the East Side C. & M. T. High School (a schoolhouse of fireproof construction as defined in said Section 76), to consist of twenty classrooms, one auto mechanics' room, one typewriting room, one physics laboratory, toilets, teachers' rooms, etc., and boys' locker rooms | 250,000 |
| (3) For the erection of a new Ungraded School Building in the Northern section of the City (of fireproof construction as defined in said Section 76), to consist of four classrooms, one shop, one dining room, one kitchen, one gymnasium, stock rooms, locker rooms, bath, toilets, physical director's room, doctor's office, principal's office, teachers' rooms, etc. | 96,000 |
| (4) For an addition to the Lincoln School (a schoolhouse of fireproof construction as defined in said Section 76), to consist of three new classrooms, four converted classrooms, one auditorium, one gymnasium, one manual training room, one kitchen, playcourt, teachers' rooms, toilets, etc. | 201,000 |
| Total | \$1,397,000 |

Land (For School Purposes)

- | | |
|---|--------|
| (5) Additional ground for the West Side High School: A plot of land to the west of the present site on South Orange Avenue, near South Twelfth Street, about 148' by about 400' and a plot of land to the north of the present site, about 154' by about 144' both containing approximately 82,000 sq. ft. | 70,000 |
|---|--------|

(6) Ground for a New Ungraded School in the Northern section of the City: A plot of land corner of Wakeman Avenue and Arlington Avenue, same being about 217' on Wakeman Avenue and 202.6' on Arlington Avenue	7,000
Total	\$ 77,000

Land (For Playground Purposes)

(7) Additional ground for Hawkins Street School Playground:	
No. 9 Cortlandt Street, about 25'x100', and buildings thereon	\$6,000
Nos. 11-13 Cortlandt Street, about 50'x100' and buildings thereon	9,000
	15,000
(8) Additional ground for Warren Street School Playground:	
No. 17 School Street, about 25'x121.6' and buildings thereon	\$5,500
No. 19 School Street, about 24'x121.6', and buildings thereon	\$5,000
No. 21 School Street, about 24'x120', and buildings thereon	\$4,500
No. 214 Warren Street, about 25'x100', and buildings thereon	6,000
	\$ 21,000
(9) Additional ground for Cleveland School Playground:	
Nos. 685, 687 and 689 Hunterdon Steret, about 75'x100'	5,000
(10) Additional ground for Franklin School Playground:	
No. 102 Cutler Street, about 25'x100', and buildings thereon	\$8,000
No. 104 Cutler Street, about 25'x100', and buildings thereon	7,500
	15,500
(11) Additional ground for Ann Street School Playground:	
Plot of ground about 125' on Lang Street and 125' on Ann Street, same being about 210' in depth, immediately adjoining the present school property	12,000
(12) Additional ground for Fifteenth Avenue School Playground:	
Nos. 505-507 South 14th Street, about 36.6'x100', and buildings thereon	\$6,000
No. 509 South 14th Street, about 25'x100', and buildings thereon	1,500
	7,500
Total	\$ 76,000....

Grand Stand (Physical Training Field)

- (13) For the erection of a grand stand (of fireproof or non-fireproof construction as defined in said Section 76), with the necessary dressing rooms, etc., to seat about 12,000 persons, at the Physical Training Field, located on Bloomfield Avenue, corner of Roseville Avenue\$ 150,000

SUMMARY

Buildings	\$1,397,000
Land (for School Purposes)	77,000
Land (For Playground Purposes)	76,000
Grand Stand (Physical Training Field)	150,000
	<hr/>
	\$1,700,000

AND WHEREAS, The said certificate made by the Board of School Estimate requested the Board of Commissioners of the City of Newark to appropriate the sum of \$600,000 for the purposes set forth in the foregoing schedule, and recited that it was the understanding that the Board of Education was to apply the \$1,100,000 to be received from the sale of the Boys' Vocational and Building Trades Schools to the county authorities to the first and second items of the foregoing schedule, namely for the erection of a new High School Building in the western section of the City and the building of an addition to the East Side C. & M. T. High School; now, therefore,

The Board of Commissioners of the City of Newark, do ordain as follows:

Section 1. Pursuant to the Act of the Legislature of the State of New Jersey entitled "An Act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof," approved October 19, 1903, and the acts amendatory thereof and supplemental thereto, and the act

entitled "An Act permitting boards of commissioners of other governing bodies of any municipality in this State to be relieved of the establishment, maintenance, control and management of public playgrounds and recreation places in said municipalities, and authorizing boards of education of any school district in this State to establish, maintain, control and manage public playgrounds and recreation places," approved April 17, 1919, the sum of \$600,000 is hereby appropriated to the Board of Education of the City of Newark, in the County of Essex, for the purposes set forth in the schedule contained in the preamble of this ordinance, except items number (1) and (2) in said schedule.

Section 2. It is hereby determined that the average of the different periods assigned by Section 76 of the said act approved October 19, 1903, as amended, to the several purposes for which the said bonds are to be issued, taking into consideration the amount of bonds to be issued on account of the several purposes, is a period of thirty-four years, beginning December 1, 1924.

Section 3 For the purpose of raising the amount hereby appropriated, there shall be issued bonds of the City of Newark, to be known and designated as "School Bonds," in the aggregate principal amount of \$600,000 pursuant to Section 76 of the said act approved October 19, 1903, as amended. The proceeds of said bonds shall be used for the several purposes described in the preamble of this ordinance, in the respective amounts therein stated, except the purposes described in items (1) and (2) of the schedule contained in said preamble. The said bonds shall be six hundred in number, numbered from 1 to 600 inclusive, and of the denomination of \$1,000 each. They shall be dated December 1, 1924, shall bear interest from their date at the rate of four and one-half per centum (4½%) per annum, payable semi-annually on June 1st and December 1st in each year until maturity, and shall mature in annual installments or series, payable on December 1st in each year as follows, viz.: \$15,000 of bonds in each of the years 1926 to 1933, inclusive, 16,000 of bonds in each of the years 1934 to 1938, inclusive, and \$20,000 of bonds in each of the years 1939 to 1958, inclusive.

Section 4. The said bonds shall be coupon bonds, registerable at the option of the holder as to principal alone or as to both principal and interest. They shall be signed by Mayor and countersigned by the Director of the Department of Revenue and Finance of the City of Newark, and the corporate seal of said City shall be affixed thereto or impressed thereon and attested by the City

Clerk, and the coupons to be attached to said bonds shall bear the fac-simile signature of the Director of the Department of Revenue and Finance. The said bonds shall be issued in substantially such form as the Board of Commissioners may by resolution adopt. The principal and interest of said bonds shall be payable in gold coin of the United States of America of the standard of weight and fineness existing on December 1, 1924, at the National State Bank of the City of Newark.

Section 5. This ordinance shall take effect in the manner provided by law.

The ordinance having been read Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment

Section 5 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading on September 30th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following ordinance which was read by the clerk:

An ordinance authorizing the issuance of \$100,000 Fire Apparatus Bonds of the City of Newark.

The Board of Commissioners of the City of Newark do ordain as follows:

Section 1. Pursuant to Chapter 252 of the Laws of 1916 of New Jersey, and the acts amendatory thereof and supplemental thereto negotiable bonds

of the City of Newark to be known as "Fire Apparatus Bonds" and to be dated December 1, 1924, are hereby authorized to be issued in the aggregate principal amount of \$100,000 for the purposes hereinafter stated, for which purposes it is necessary to raise said sum of money.

Section 2. The money to be raised by the issuance of said bonds shall be applied to the purpose of paying for the purchase of fire engines, fire trucks, hose carts or other vehicles for use in the Fire Department of the City of Newark, the said properties being of the class described in Subdivision (P) of Subsection (2) of Section (4) of said act. All temporary indebtedness now outstanding, lawfully incurred by the City of Newark for the said purposes pursuant to Section 13 of the act aforesaid, shall be paid out of the proposals of the sale of said bonds.

Section 3. The following matters are hereby determined and declared, pursuant to the requirements of said Chapter 252 of the Laws of 1916, as amended:

(a) No part of the cost of said properties has been or is to be specially assessed against property specially benefited.

(b) The probable period of usefulness of each of the properties for which bonds are hereby authorized, computed in the manner prescribed by Section 4 of the said Chapter 252 of the Laws of 1916, as amended (said properties being either not yet acquired or acquired within one year

prior to the date of the bonds hereby authorized), is ten years, beginning upon the date of said bonds.

(c) The average assessed valuation of the taxable real property (including improvements) of the City of Newark, computed upon the next preceding three valuations thereof in the manner provided in Section 12 of said Chapter 252 of the Laws of 1916, as amended, is \$472,028,445.00.

(d) The net debt of said City, computed in the manner provided in said Section 12, is \$24,992,341.35.

(e) The statement required by said Section 12 (showing said net debt, etc.) has been made and filed with the City Clerk, as required by said act.

Section 4. This ordinance shall take effect in the manner provided by law.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading on September 30th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following ordinance which was read by the clerk:

An ordinance authorizing the issuance of \$2,500,000 Market House Bonds of the City of Newark

The Board of Commissioners of the City of Newark do ordain as follows:

Section 1. Pursuant to Chapter 252 of the Laws of 1916 of New Jersey, and the acts amendatory thereof and supplemental thereto, negotiable bonds of the City of Newark, to be known as "Market House Bonds" and to be dated December 1, 1924, are hereby authorized to be issued in the aggregate principal amount of \$2,500,000, for the purposes hereinafter stated, for which purposes it is necessary to raise said sum of money.

Section 2. The money to be raised by the issuance of said bonds shall be applied to the purpose of paying for the acquisition of lands in the City of Newark for market purposes and the erection on said lands of market buildings, including the original furnishings, equipment, machinery or apparatus required in order to make such buildings suitable for market purposes, the said buildings all to be of fireproof construction of the class described in Clause (c) of Subdivision (I) of subsection (2) of Section 4 of the said act, the acquisition of which lands and making of which improvements were authorized by an ordinance entitled "An ordinance to authorize the acquirement of lands to be used for market buildings and markets facilities and for the erection thereon of buildings to be used as a public market and a parking station," adopted by the Board of Commissioners of the City of Newark on March 31, 1921. All temporary indebtedness now outstanding, lawfully incurred by the City of Newark for the said purpose, pursuant to Section 13 of the act

aforesaid, shall be paid out of the proceeds of the sale of said bonds, to the extent that said proceeds will permit.

Section 3. The following matters are hereby determined and declared pursuant to the requirements of said Chapter 252 of the Laws of 1916, as amended:

(a) No part of the cost of said improvements or properties has been or is to be specially assessed against property specially benefited.

(b) The probable period of usefulness of the improvements and properties for which said bonds are to be issued, computed in the manner prescribed by Section 4 of said Chapter 252 of the Laws of 1916, as amended (said improvements and properties being either not yet completed or acquired or completed or acquired within one year to the date of the bonds hereby authorized is forty years, beginning upon the date of said bonds.

(c) The average assessed valuation of the taxable real property (including improvements) of The City of Newark, computed upon the next preceding three valuations thereof in the manner provided in Section 12, of said Chapter 252 of the Laws of 1916, as amended, is \$472,028,445.00.

(d) The net debt of said City, computed in the manner provided in said Section 12, is \$24,992,341.35.

(e) The statement required by said Section 12 (showing said net debt, etc.) has been made and filed with the City Clerk as required by said act.

Section 4 This ordinance shall take effect in the manner provided by law.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach

Commissioner Howe moved that the ordinance be taken up on third reading on September 30th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following ordinance which was read by the clerk:

An ordinance authorizing the issuance of \$300,000 Hospital Bonds of the City of Newark.

The Board of Commissioners of the City of Newark, Do Ordain as follows:

Section 1. Pursuant to Chapter 252 of the Laws of 1916 of New Jersey, and the act amendatory thereof and supplemental thereto, negotiable bonds of the City of Newark, to be known as "Hospital Bonds" and to be dated December 1, 1924, are hereby authorized to be issued in the aggregate principal amount of \$300,000, for the purpose hereinafter stated, for which purpose it is necessary to raise said sum of money.

Section 2. The money to be raised by the issuance of said bonds shall be applied to the purpose of paying for the construction of a building to be used as a Convalescent Home for the Newark City Hospital, the said building to be of fireproof or non-fireproof construction of the classes described in

Clauses (b) and (c) of Subdivision (I) of Subsection (2) of Section 4 of the said act. All temporary indebtedness now outstanding, lawfully incurred by The City of Newark for the said purpose, pursuant to Section 13 of the act aforesaid, shall be paid out of the proceeds of the sale of said bonds. The money hereby authorized to be raised is in addition to the \$200,000 authorized to be raised by the same purpose by the ordinance entitled "An Ordinance authorizing the issuance of \$700,000 Public Improvement Bonds," adopted March 6, 1923.

Section 3. The following matters are hereby determined and declared pursuant to the requirements of said Chapter 252 of the Laws of 1916, as amended:

(a) No part of the cost of said improvement has been or is to be specially assessed against property specially benefited.

(b) The probable period of usefulness of the improvement for which said bonds are to be issued, computed in the manner prescribed by Section 4 of said Chapter 252 of the Laws of 1916, as amended (said improvement being either not yet completed or completed within one year prior to the date of the bonds hereby authorized is thirty years, beginning upon the date of said bonds.

(c) The average assessed valuation of the taxable real property (including improvements) of the City of Newark, computed upon the next preceding three valuations thereof in the manner provided in Section 12 of said

Chapter 252 of the Laws of 1916, as amended, is \$472,028,445.00.

(d) The net debt of said City, computed in the manner provided in said Section 12, is \$24,992,341.35.

(e) The statement required by said Section 12 (showing said net debt, etc.) has been made and filed with the City Clerk as required by said act.

Section 4. This ordinance shall take effect in the manner provided by law.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillan, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a

second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillan, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading on September 30th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillan, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe: Mr. Mayor and Commissioners, the issuance of those bonds is to take up the temporary bonds. They are not additional bonds.

The City Clerk read a communication from Spaulding Frazer, to which was attached two petitions in behalf of the Congregation Tifereth Israel making application to acquire land situated in the extreme northwest portion of the City of Newark adjoining the Town of Belleville, to be used for cemetery purposes.

Commissioner Gillen: I move the matter be taken from the table.

The roll being called, the motion was declared adopted by the following votes:

Yeas.—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard?

Commissioner Raymond: What is the course with reference to cemetery applications? Are they simply turned down by us, at once, or are they referred to someone for advice?

Mr. Congleton: They are acted on by this Commission.

Commissioner Raymond: I am committed against cemeteries in the city.

Mayor Breidenbach: We talked about it in conference this morning.

Commissioner Howe: We are all committed against the cemetery within the city limits.

Commissioner Gillen: I move the application be refused.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mr. Spaulding Frazer: I understand I am a little late.

Mayor Breidenbach: Yes, your application was rejected.

Mr. Frazer: I wanted to urge upon the Commission the laying over of this matter, because there are certain phases in this that I think are peculiar to this situation. While I agree fully with the general policy of the City Commission, that there be no

more cemeteries within the City, there are certain lands in the City which have scarcely any value. These lands are so peculiarly situated that they are almost unique in the natural boundaries which surround them. I was going to suggest that the Commission examine the lands before arriving at their conclusion, which is based on the assumption that no lands in the City are to be used for cemetery purposes.

So far as taking the property out of the ratables is concerned, arrangements could be made to reimburse the city for the ratable value, so that that objection could be disposed of. The lands are of the kind which, in my opinion, are wholly unsuitable for development in the future. They are situated in a peculiar location, the canal bed on one side, the Third River, or Second River, which is a small ditch, on the other side, and on the third side is the right of way of the Orange Branch of the Erie Railroad.

Commissioner Raymond: Might not that come in the scheme of Park Development? It is admirably located for that.

Mr. Frazer: The Essex County Park Commission has just made its purchases up there and has refused these lands. These lands are considered unfit for park development. They are going to be left there, idle, the same as they have been for years past. The Park Commission does not want them.

Commissioner Raymond: I am committed against any more cemeteries in the City. I can't possibly vote for any cemetery in the City.

Commissioner Gillen: Won't that be a horrible place to bury anybody?

Mr. Frazer: The purchasers of the lots would have to look after that. I would ask that the matter be not disposed of until after you have examined the land. Things of this kind once decided are rather apt to be definitely decided.

Mayor Breidenbach: You ask to have it laid over?

Mr. Frazer: I understand it was indefinitely on the table and when I heard it was coming up this morning I made every effort to get down here.

Mayor Breidenbach: The Commission has voted against the cemetery. I think the only thing you can do now is to make a new application.

Mayor Breidenbach: Any citizen wish to be heard on the ordinance providing for the construction of the Centre Street Sewer and Branches?

(No response).

Commissioner Raymond moved that the title of "An ordinance to provide for the construction of the Centre Street Sewer and Branches" be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the construction of the Centre Street Sewer and Branches.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard on an ordinance providing for the construction of Waverly Sewers, Section 3.

Mr. R. S. Allen: I am acting as Chairman of the Drainage and Sewerage Committee of the Waverly Manufacturers' Association. There are two points in this proposed improvement that we would like to have cleared up in our minds. One is whether the contemplated improvement takes in the Tannery District; whether the improvement gives relief to the Tannery District.

Mr. Costello: No, sir, the Waverly Improvement does not.

Mr. Allen: Well, would the work that is to be done in the Waverly District be part of the work later to be done on the Tannery District?

Commissioner Raymond: Related to it?

Mr. Allen: Would it be part of that system?

Commissioner Raymond: Would it relieve the system at all?

Mr. Costello: No, sir.

Commissioner Raymond: There are two sections of work to be done there, the Waverly and the Tannery. You want to know whether the Waverly work will relieve the Tannery Section?

Mr. Costello: No, sir, it will not.

Commissioner Raymond: Each is to relieve the flooding of the street.

Mr. Costello: The Waverly District involves the installation of a sixty-six inch pipe. The Tannery District involves the installation of an eighty-six inch pipe to relieve that section.

Mr. Allen: That is a separate project. Is that under way?

Mr. Costello: No, sir.

Commissioner Raymond: We ought to get it under way.

Mr. Rankin: It is really the same as the other is.

Commissioner Raymond: It is the matter of getting an agreement with the Pennsylvania Railroad that holds it up.

Mr. Allen: Mr. Director, is it a fair question for us to ask whether this assessment would be purely local or whether it would be a general public benefit?

Commissioner Raymond: It wouldn't.

be entirely local. Part of it would be a general public assessment. It must be measured as a general highway with the general benefit for it. It couldn't possibly be assessed as a local improvement. What the percentage will be I cannot say, and it will not be my province any way. It will be in the hands of the Board of Assessments. I should say a very fair percentage would be put on the City at large. It is a public matter of importance. This main highway is flooded like a lake, so that traffic is stopped. If that is improved it is a public improvement, isn't it?

Mr. Allen: I should imagine so. And the work is to be started?

Commissioner Raymond: I want to start the work just as soon as I possibly can.

Mr. Allen: The decision of the Pennsylvania Railroad does not affect the Waverly District?

Mr. Costello: It does, somewhat. But Director Raymond has instructed us to proceed independently of the Pennsylvania Railroad.

Commissioner Raymond: The City was to get the Pennsylvania Railroad to help pay for it.

Mr. Congleton: I have a letter from the Chief Engineer of the Pennsylvania Railroad saying he will give us a definite report within a very few days.

Mr. Allen: Then it is the intention of the department to prosecute that

work so that we will get relief in that district?

Commissioner Raymond: Just as soon as we can. I referred the matter to Mr. Costello and Mr. Congleton to take it up with the Pennsylvania Railroad and get some agreement. They have reached a point where the agreement can be made very shortly.

Mr. Allen: I have rather a mixed interest here. I am acting as Chairman for the Waverly Association, and I have the selfish desire of seeing the Waverly District completed on account of our own factories and the distress we have been put to. Is it a proper time to discuss the Tannery District?

Commissioner Raymond: Yes, go ahead.

Mr. Louis Strauss: The situation down there has been bad for a long while.

Commissioner Raymond: These two matters are to be projected at the same time, simultaneously and promptly.

Mr. Costello: Some of the owners in the Waverly District asked for additional time until they could make an independent study and it was laid over three weeks. The Tannery District work has proceeded to the point where it involves an expenditure of \$30,000 by the Pennsylvania Railroad, and the Waverly District has suffered a bigger loss, financially, than the Tannery. We have waited for reports on the Tannery District. The plans are all ready.

Mr. Allen: That contemplates a sewer under the Railroad for the Tannery?

Mr. Costello: Yes, sir.

Commissioner Raymond: We will push it with all possible speed.

Mr. Louis Strauss: They spoke to me this morning about raising that street. Is that a part of the whole scheme?

Mr. Costello: That will be done in conjunction with the other work.

Mr. Strauss: It would be better to take it all up at one time.

Mr. Allen: I would like to ask just one more question. That is whether the improvements to be made down there are adequate to take care of that district and some reasonable excess.

Commissioner Raymond: We have had a report made by Mr. Potter with the idea of as much permanent improvement there that we can give. This is the best thing we can do, looking forward with the view of improving that property permanently. That is the best that the engineers can recommend, under the distressing circumstances of the tide and other things that we can't control. It is a permanent improvement.

Mr. Allen: And it will relieve that district without pumping?

Mr. Costello: There will be no pumping.

Commissioner Raymond: We have had the best engineering we could get

We have taken time because we wanted to have the matter studied.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the construction of Waverly Sewers, Section 3.

The Board of Commissioners of the City of Newark, Do Ordain:

Section 1. That a system of sewers to be known and designated as Waverly Sewers, Section 3, shall be constructed as follows: Through a right of way to be acquired about 450 feet south of and parallel with Van Dyne Street from the easterly side of the Pennsylvania Railroad to Frelinghuysen Avenue; the part under the Pennsylvania Railroad to be equivalent to a sixty-six (66) inch reinforced concrete pipe and the balance to be a sixty (60) inch reinforced concrete pipe. Together with the following branches, all to be constructed of reinforced concrete pipe: in Frelinghuysen Avenue from the aforesaid right of way to Evergreen Avenue a fifty-four (54) inch pipe; from Evergreen Avenue to Wharton Street a thirty-three (33) inch pipe and from Wharton Street to McClellan Street an eighteen (18) inch pipe; from Van Dyne Street to Foster Street a thirty-six (36) inch pipe from Foster Street to Emerson Place a twenty-seven (27) inch pipe, from Emerson Place to Lowell Place an eighteen (18) inch pipe; through Dreamland Park from Frelinghuysen Avenue to Dayton Street, the part from Frelinghuysen Avenue for a dis-

tance of about 250 feet westerly to be twenty-four (24) inch pipe and the balance (15) inch pipe. Also an eighteen (18) inch branch approximately along the line of the old ditch west of the Pennsylvania Railroad from the right of way above described for a distance of about 300 feet southerly. Together with all the appurtenances necessary to complete the same, in accordance with plans, specifications and profiles dated August 8th, 1924, and now on file in the office of the Department of Public Works, under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319) and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$85,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$85,000.00 under and by virtue of the provisions of an act entitled "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved

March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on September 30th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of two thousand two hundred forty-one dollars and twenty cents (\$2,241.20) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

C. Taxes	\$1,050.80
Contingent	100.00
Elections	1,090.40
	<hr/>
	\$2,241.20

John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of One thousand five hundred ninety-eight dollars and four cents (\$1,598.04) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Police	\$998.04
Contingent	600.00
	<hr/>
	\$1,598.04

W. J. Brennan
John Howe
Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the sum of One thousand five hundred one dollars and eighty cents (\$1,501.80) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending September 17, 1924, as follows:

Shade Tree \$1,501.80

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of One hundred three thousand, fifty-nine dollars and two cents (\$103,059.02) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Water	\$72,383.52
Wanaque	29,782.50
Contingent	893.00
	<hr/>
	\$103,059.02

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Thirty-three thousand eight hundred thirty-eight dollars and ninety-five cents (\$33,838.95) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Streets and Public Improvements as follows:

City Treasurer, weekly payroll ending September 17, 1924, \$33,838.95.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the sum of Sixteen thousand one hundred seventy-nine dollars and fifteen cents (\$16,179.15) be and the same is here appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Market construction	\$14,892.84
No. 7 Engine House construction	1,286.31
	<hr/>
	\$16,179.15

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the following changes affecting the payroll of the Department of Public Affairs be and the same are hereby approved:

ALMSHOUSE

Appointment from Eligible List

Gertrude Sadler, Clerk-Typist,
\$80.00 per month, effective Sept. 1, 1924.

CITY HOME

Resignation

Helen D. Feder, Teacher, effective Sept. 16, 1924.

Appointment No Eligible List

Alice Deckert, Teacher, \$1,400.00 per annum, effective Sept. 1, 1924.

BUREAU OF HEALTH

Paul H. Hosp, Clinic Physician,
\$600.00 per annum, effective Sept. 15, 1924.

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

AUCTIONEER

Philip B. Lawrence, 589 Ridge Street.

John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

WHEREAS, The North Jersey Motor Vehicle Company of 586 Broad Street, in Bankruptcy, is indebted to the City of Newark for Personal arrears of taxes, to wit:

1919	\$578.00
1920	375.00
1921	188.00
1922	378.00
1922	189.00
1923	188.00
1923	376.00

making a total, as per claim filed, of \$2,272.00; and

WHEREAS, The Trustees of said Bankrupt have declared a ten and one-half percent final priority dividend amounting to \$281.01; therefore be it

RESOLVED, That the Tax Receiver be authorized to accept same in full payment of the aforesaid and apply the amount to the 1923 taxes and the balance of the tax as stated to be cancelled.

John Howe
F.C. Breidenbach
W. J. Brennan
Charles P. Giller
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Giller, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on April 1, 1924, issued its short time obligations known as Temporary Loan Bonds in the aggregate amount of Five hundred thousand dollars (\$500,000.00) for money borrowed in anticipation of the receipt of money expended for Openings, Chapter 152, said Temporary Loan Bonds being numbered 590 to 594 and dated April 1, 1924, and payable October 1, 1924; and

WHEREAS, The improvement for which said Five hundred thousand dollars (\$500,000.00) was issued was for Opening Streets, now in the course of construction or have been completed within six years and is an improvement for which the City is authorized by Chapter 252 of the Laws of 1916, to issue bonds and the City is without funds to pay the said Five hundred thousand dollars (\$500,000.00) of Temporary Loan Bonds; therefore be it

RESOLVED, That in pursuance of the provisions of an Act of the Legislature of the State of New Jersey, entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of Five hundred thousand dollars (\$500,000) for the purpose of temporarily financing the improvements aforesaid and renewing said Five hundred thousand dollars

(\$500,000.00) of Temporary Loan Bonds issued therefor: further

RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to Five hundred thousand dollars (\$500,000.00) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum and be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized and directed to execute in the name of the city the bonds authorized by this resolution, subject to the provisions of Chapter 252, of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and directed to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brennan, Gillan, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on April 1, 1924, issued its short time obligations known as Temporary Loan Bonds in the aggregate amount of Seven hundred and fifty thousand dollars (\$750,000) for money borrowed in anticipation of the receipt of money expended for pavings, Chapter 152, Laws 1917, said Temporary Loan Bonds being numbered 576 to 589 and 595 and dated April 1, 1924, and payable October 1, 1924; and

WHEREAS, The improvement for which said Seven hundred and fifty thousand dollars (\$750,000.00) was issued was for pavings, now in course of construction or have been completed within six years, and is an improvement for which the City is authorized by Chapter 252 of the Laws of 1916, to issue bonds, and the City is without funds to pay said Seven hundred and fifty thousand dollars (\$750,000.00) of Temporary Loan Bonds; therefore be it

RESOLVED, That in pursuance of the provisions of an Act of the Legislature of the State of New Jersey, entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission" approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of Seven hundred and fifty thousand dollars (\$750,000.00) for the purpose of temporarily financing the improvement aforesaid and renewing said Seven hundred and fifty thousand dollars (\$750,000) of Tem-

porary Loan Bonds issued therefor; further

RESOLVED, That each of the temporary loan bonds authorized by this resolution amounting in the aggregate to seven hundred and fifty thousand dollars (\$750,000.00) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized and directed to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252, of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

WHEREAS, On the advice of consulting engineers and the Chief Engineer of the Newark City Hospital there are certain repairs in connection with the heating plant of that institution which require immediate action; and,

WHEREAS, It is deemed advisable by the Director of the Department of Parks and Public Property that these repairs should be considered as an emergency and should be made at once; therefore, be it

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to get estimates at once from several steam fitting concerns and to award the contract to the concern furnishing the lowest bid, upon condition that the work in connection with the said repairs proceed forthwith, the following being an itemized statement of the said repairs:

New 4" suction line from feed water heater to three feed pumps.

New 4" over-flow line from feed water heater to drain at southwest corner of repair shop.

New 4" feed line to boilers over top of boilers.

New 2" injector line over top of boilers independent of present 4" boiler feed line (installing an 1½" metropolitan injector on side of #4 boiler to be furnished by the hospital).

Install a duplicate pump for hot water circulation and a new temperature controlling device on hot water service tank.

Reinforce centre louvre of main damper in breeching at stack.

All the above piping and supplies to be genuine black Reading pipe excepting injector line which will be genuine galvanized Reading pipe.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the board of Commissioners of the City of Newark, New Jersey, the Director of the Department of Parks and Public Property advertised for and did publicly receive and opened bids for additional boiler capacity at the City Hospital; and,

WHEREAS, In the opinion of the Director of the Department of Parks and Public Property the bids were unsatisfactory; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, New Jersey, that all bids received for the above named work be and the same are hereby rejected.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond submitted the following ordinance as a matter of information:

An ordinance to provide for the construction of a thirty-three (33) inch reinforced concrete pipe sewer for storm water only in Forest Hill Parkway between Heller Parkway and Grafton Avenue.

Commissioner Raymond moved that the foregoing ordinance be made a matter of record in the minutes:

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between The City of Newark and New York Telephone Company for furnishing telephone service to the Department of Public Works, at 479 South Belmont Avenue, a copy of which contract dated September 13th, 1924, is

hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works hereby is authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering "H & S" Horsefeed, Moose Chains and Loops.

Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering Hay, Oats, and Straw to the Department of Public Works be and the same hereby is awarded to P. H. Ryan, Newark, he being the lowest responsible bidder, the amount of his bid being as follows:

Approximately 2800 bags Oats at \$1.60 bag.

Approximately 105 tons of No. 1 Timothy Hay at \$30.7619 ton.

Approximately 12 tons Straw at \$25.00 ton.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Public Service Railway Company now has a pole located on the easterly side of Broad Street distant nine feet (9') northwardly from the existing northerly curb line of Commerce Street, in the City of Newark, County of Essex and State of New Jersey, which pole for public reasons it is desired shall be moved

twenty-two feet northwardly from its present position, otherwise to occupy the same relative position in the highway, and said Company has expressed a willingness to accede to such desire upon being authorized and directed by resolution of this body, therefore

RESOLVED, That Public Service Railway Company be and it is hereby requested to move the location of said pole and place the same in the position above recited, upon the express understanding that said Company shall not lose its right to maintain said pole at the former position in case the location hereby made shall be in any manner hereafter legally interfered with.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the title to the position of James G. Conway, in the Department of Public Works, be and the same hereby is changed from second assistant engineer to assistant engineer, effective October 1st, 1924.

Thomas L. Raymond,
John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the assessment for benefits as determined by the Engineer in Charge of the Bureau of Sewers for the construction of a sewer in Park View Terrace between Chancellor Avenue and Vassar Avenue, be and the same is hereby approved and ordered filed with the Comptroller.

Thomas L. Raymond
John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for the construction of "Sewers for the Meadow District, Section 3." Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That is is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an Act entitled "An Act Concerning Municipalities" approved March 27, 1917 (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the construction of a thirty-three (33) inch reinforced concrete pipe sewer for storm water only in Forest Hill Parkway between Heller Parkway and Grafton Avenue, together with all the appurtenances necessary to complete the same, in accordance with the plans, specifications and profiles dated September 16th, 1924, and now on file in the office of the Department of Public Works.

That said improvement shall be undertaken as a local improveemnt and the cost thereof shall be assessed against the property benefited by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$7,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount

not to exceed \$7,000.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission" approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on October 14, 1924, at 11 o'clock A. M. at which time and place ordinance for the making of such improvement will be considered.

Thomas L. Raymond,
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of sixteen hundred and fifty dollars (\$1650) be and the same is hereby appropriated to Edmund B. Randall, in full payment for the acquisition by The City of Newark of a certain tract of land and premises, including buildings thereon, situated in the Township of West Milford, Passaic County, New Jersey, being 50 acres at Charlottsburg, adjoining lands of the City on the Paterson and Hamburg Turnpike:

Beginning at the southeast corner of lands formerly owned by Andrew Henion in the easterly end of a stone wall fence on the north side of the Paterson-Hamburg Turnpike and being north 81° west 3 chains 22 links from the old 33d milestone; (1) along said Henion's line north 33° 15' east 34 chains 30 links to a corner; (2) south 60° east 5 chains and 75 links to a butternut tree and a pile of stones by the north edge of an old dust hold; (3) south 8° west 39 chains and 70 links passing over a stone heap on the top of a bank on the north side of said Turnpike to the middle of said road; (4) thence along said road north 54° west 7 chains and 95 links; (5) north 49° 30' west 7 chains 73 links; (6) north 28° west 1 chain and 95 links; (7) north 62° 15' west 2.75 feet to an old thirty-third milestone; (8) north 81° west 3 chains and 22 links to the

place of Beginning,

being formerly the property of M. Isabel Ryerson; said sum of sixteen hundred and fifty dollars (\$1650) being appropriated from the Watershed Extension Account; payment of the same to be made to the said Edmund B. Randall upon the filling by him with the Acting City Auditor of a Bargain and Sale Deed, with Covenant against Grantors' Acts, to The City of Newark, approved as to form by the Corporation Counsel.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering Low Pressure Valves and Class "B" Cast Iron Water Pipe and Special Castings to the Department of Public Works, be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

A. P. Smith Manufacturing Company,
East Orange, N. J.

Approximately 20 4-inch Hub Valves at \$13.50 each.

Approximately 100 6-inch Hub Valves at \$24.40 each.

Approximately 150 8-inch Hub
Valves at \$38.30 each.

Approximately 6 10-inch Hub
Valves at \$58.00 each.

Approximately 10 22-inch Hub
Valves at \$73.25 each.

Approximately 4 16-inch Hub
Valves at \$208.75 each.

Approximately 3 20-inch Hub
Valves at \$304.00 each.

Approximately 1 24-inch Hub
Valves at \$437.75 each.

**Warren Foundry & Pipe Company,
New York City**

Approximately 5½ tons 3" Class
"B" Cast Iron Pipe at \$71.25 ton.

Approximately 13 tons 4" Class "B"
Cast Iron Pipe at \$61.20 ton.

Approximately 60 tons 6" Class "B"
Cast Iron Pipe at \$56.20 ton.

Approximately 50 tons Special Cast-
ings for Class "B." Cast Iron Pipe in
sizes from 24-inch to 3-inch at \$128.75
ton.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:--Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the following
contracts be and the same are hereby
awarded to the Standard Bitulithic
Company, a corporation, it being the
lowest formal bidder, the total amount
of its respective bids on the estimated
quantities being:

Paving of Huntington Terrace from
Renner Avenue to Shephard Avenue
with Asphalt Pavement (1½" top, 1½"
binder) on a six 6-inch concrete founda-
tion, \$8,705.60.

Grading, curbing, flagging and pav-
ing of Eastern Parkway from 100
feet north of Varsity Road to 345 feet
northerly with asphalt pavement (1½"
top, 1½" binder) on a six (6) inch
concrete foundation, \$7,868.05.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution
was declared adopted by the follow-
ing votes:

Yeas:--Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the following
contracts be and the same are hereby
awarded to the J. B. Gilligan Casey
Company, a corporation, it being the
lowest formal bidder, the total amount
of its bid based on the estimated
quantities being:

Paving of Schuyler Avenue from Renner Avenue to Shephard Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, \$6,615.30.

Paving of Goodwin Avenue from Renner Avenue to Shephard Avenue with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, \$6,638.00.

Thomas L. Raymond
John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Edward M. Craig, Jr., whose name has been certified by the Civil Service Commission as eligible, be and he hereby is appointed to the position of Sanitary Engineer in the Department of Public Works, (Water) at a compensation of \$2,580 per annum, effective October 1st, 1924.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper City Officer.

Plumbers' Bonds

John A. Stanley
B. Frank Stasse
Isador Timinsky
Samuel L. Titus
Julius Wagner, Jr.
Chales Salzman
William J. Rau
Joseph Rizzolo
Peter J. Comito
William J. Dorney
Frank Carter
John C. Clark
Everett A. Hicks
Nick Salvatore
Newton W. Douglas
Fred Daum
Ralph Rullo
A. Thos. Malanga
William A. Arrants
Louis Rand

Maurice Rosenkranz
Alexander Orlowitz
Isodore Cohen
M. Leslie Felmly
Leonard R. Love
James Hulley
John J. Goldschmid
David Goldstrach
Nathan Weingast
John J. Schulz
Charles Ries

David Stick
 Thomas O. Schroeck
 William Schworer
 William H. DeCamp
 Peter F. Rizzolo
 John T. Confrom
 John C. Rau
 Fred Schoening
 Carl W. Wecht
 Matthew A. Rogers, Jr.
 Jacob Silverman
 Mary A. Turbett
 Frederick J. Thielman
 Morris Mandelstein
 William A. Dunn
 Philip Papier
 Christian J. Knispel
 Isabella R. Wagner
 George Fricke
 Louis Schirm
 William C. Marshall
 James E. Grimshaw
 Henry Kaphan
 John Depenbrock
 John G. Storms
 Samuel W. Gordon
 Isaac Choler
 George A. Glutting
 Geo. R. Spangenberg
 John P. Oexle
 George Schreiber
 Michael S. Estines
 Fred L. Emmons
 Albert Schaefer
 Emil A. Marsolf
 Angelo M. Corbo
 Adam F. Nate
 William G. Day
 William V. Martin
 George Stoepel
 Theo. A. Sippel
 Thomas Scott
 Carl Dinger
 Matthew J. Canning
 James F. Squinton

Richard Peter
 Jos. F. Ulichny
 Joan R. Meister
 Earl A. Stoveken
 Isadore Arbeitel
 Rudolph E. Zwigard
 Herman B. Schaefer
 James Wallwork
 Fred R. Bogert
 Walter Alexander
 Robert Blair
 Louis Schrennell
 William E. Umbranhauer
 William H. Edmunds
 Edwin L. Clark
 Dan Serritella
 James F. Srith
 Gus Warenreich
 William F. Meier, Jr.
 James M. Cameron
 Morris Ginsburg

Thomas L. Raymond
 F. C. Breidenbach
 Charles P. Gillen
 John Howe
 W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond Mayor Breidenbach.

The following petition was received and read:

To the Honorable Board of City Commissioners, City Hall, Newark, N. J.:

The undersigned owners of property on the north side of Thomas Street,

between Hermon and Dawson Streets, hereby petition your Honorable Body to amend the building zone ordinance, so that this block may be classed as a Heavy Industrial Zone instead of a Light Industrial District.

Signed by four (4) property owners.

Commissioner Gillen: I move it be referred to the Board of Adjustment.

Mr. Charles E. McGrath, Jr., Kinney Building, Newark, N. J.:

That matter was before the Board of Adjustment last Thursday, and they felt it should be passed upon by the Commissioners and referred it to you, to be referred back to them on Thursday. It is purely an industrial district now. The Republic Varnish Works factories constitutes most of the frontage on that street and Mr. Puslow, one of the owners, has six garages there. I don't believe there is one residence except one of the petitioners, Stanley Puslow, who owns the six private garages. He is petitioning for the change to a heavy industrial district. There are no residences except one on Dawson Street, around the corner. The Republic Varnish Works is on that block. There are no objections that I know of. All the property owners have signed the petition. Perhaps Mr. Van Duyne, if he is here, can give you an idea of the district.

Commissioner Howe: You have a school on that block. The school is on the corner of South and Dawson—it is the same block. Dawson is the

street above Pacific, and on the corner of South and Dawson is the school.

Mr. McGraith: On the southeast corner is the heavy zone. On the northeast corner is the heavy zone.

Commissioner Howe: And backing up against it is the South Street School. That is the same block. I want you to keep in mind that the school is right across the street from the varnish works.

Mr. McGraith: I am not petitioning for the Republic Varnish Works. I am petitioning for Stanley Puslow, who owns these six garages.

Commissioner Gillen: I move this matter be referred to Director Brennan's Department to investigate the fire risk, and to the Building Department.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Communication from the Atlantic Deeper Waterways Association relative to Convention held in Newark September 16th to 19th extending thanks of the Association for courtesies extended, was received, read and on motion was referred to Director Raymond and the Mayor's Committee.

Commissioner Gillen moved that a copy be sent to the Mayor's Committee.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following report of the Overseer of the Poor for the month of August, 1924, was received and ordered filed:

Overseer of the Poor for August, 1924.

A communication from the Centre Market Improvement Association in reference to organization meeting was received and on motion ordered referred to Commissioner Raymond.

A communication from Mr. Carl Bannwart, in reference to trees planted during the year 1924 was received and read and on motion referred to the Director of Revenue and Finance.

Mr. Sam Wigler, 74 Prince Street appeared and presented a petition signed by residents in the Third Ward requesting that a traffic officer be assigned to duty at Prince Street and Springfield Avenue.

Commissioner Gillen moved that the matter be referred to Director Brennan.

The roll being called, the motion was declared adopted by the following vote:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
JOHN HOWE
CHARLES P. GILLEN

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

September 30th, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Absent:—Commissioner Raymond.

The minutes of meeting of September 23rd were read and approved.

The following petitions were received and read:

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following report of the Overseer of the Poor for the month of August, 1924, was received and ordered filed:

Overseer of the Poor for August, 1924.

A communication from the Centre Market Improvement Association in reference to organization meeting was received and on motion ordered referred to Commissioner Raymond.

A communication from Mr. Carl Bannwart, in reference to trees planted during the year 1924 was received and read and on motion referred to the Director of Revenue and Finance.

Mr. Sam Wigler, 74 Prince Street appeared and presented a petition signed by residents in the Third Ward requesting that a traffic officer be assigned to duty at Prince Street and Springfield Avenue.

Commissioner Gillen moved that the matter be referred to Director Brennan.

The roll being called, the motion was declared adopted by the following vote:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
JOHN HOWE
CHARLES P. GILLEN

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

September 30th, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Absent:—Commissioner Raymond.

The minutes of meeting of September 23rd were read and approved.

The following petitions were received and read:

To the Honorable,
Thomas L. Raymond, Director,
Dept. of Streets and Public Improve-
ments.

Your petitioner, Manufacturers De-
veloping Company, a corporation, of
New Jersey, respectfully shows:

That it is the owner of a consider-
able tract of land lying between
Thomas Street, Avenue D, Adams
Street and the Waverly and Passaic
Branch of the New York Bay Rail-
road:

That said premises were affected by
portions of Parkhurst Street, Murray
Street, Astor Street and Avenue E and
Harper Street as proposed, but never
actually laid out;

That on March 14, 1922, the follow-
ing ordinances were adopted by the
Commissioners of the City of Newark:

(1) An ordinance entitled "An ordi-
nance to provide for the vacation of
Avenue E from southerly line of
Thomas Street southerly about 88.25
feet to a property line and for the va-
cation of Parkhurst street from the
easterly line of Avenue D to the west-
erly line of Adams Street.

(2) An ordinance entitled "An or-
dinance to provide for the release and
extinguishment of the public right
arising from the dedication of certain
portions of Avenue E, Astor Street,
Murray Street and Harper Street, as
shown on Map of Commissioners to
lay out streets, avenues and squares
and lying within the limits of the
property of the Manufacturers De-
veloping Company."

That because of the recent decision
of the Court of Errors and Appeals of
the State of New Jersey, the method
of procedure by which said ordinances
were adopted and notification of the
consideration thereof given is ques-
tioned; and your petitioner desires
that all questions relating to the same
may be set at rest, and that the
rights of the public, if any, in each
and all of said streets or portions of
streets, described in the ordinances
above referred to may be released and
vacated.

That the said streets or parts of
streets described in said ordinances re-
spectively are as follows:

1. Avenue E from the southerly
line of Thomas Street southerly about
88.25 feet to a property line;

2. Parkhurst Street from the east-
erly line of Avenue D to the westerly
line of Adams Street;

3. Avenue E from a property line
about 73.81 feet south of Thomas
Street southerly about 680 feet to the
line of property belonging to the Man-
ufacturers Developing Company.

4. Astor Street, a triangular strip:
Beginning at a point distant 330.63
feet measured along the division line
between property of the Manufactur-
ers Developing Company and the
Waverly and Passaic Branch of the
New York Bay Railroad from the cen-
ter line of Adams Street produced,
thence south 80 degrees, 26' along
the above mentioned division line 20
feet more or less to an angle in
the property line of the Man-

Manufacturers Developing Company; thence still along the line of the Manufacturers Developing Company north 23 degrees 33' west 30 feet more or less to the northerly line of Astor Street; thence along the northerly line of Astor Street south 65 degrees 39' east 17 feet more or less to the place of beginning, except that part of the above described portion of Astor Street lying within the limits of Jefferson Street.

5. Murray Street from the centre line of Adams Street produced, westerly about 575 feet to the line of property belonging to the Manufacturers Developing Company;

6. Harper Street. Beginning at the intersection of the center line of Harper Street and Adams Street; thence running westerly along the center line of Harper Street 30 feet to the westerly line of Adams Street; thence northerly along the westerly line of Adams Street 30 feet to the northerly line of Harper Street; thence westerly along the northerly line of Harper Street about 835 feet to the line of land of the Manufacturers Developing Company; thence along the same south 23 degrees 33' east 90 feet more or less to the southerly line of Harper Street; thence easterly along the southerly line of Harper Street 800 feet more or less to the center line of Adams Street produced; thence northerly along the center line of Adams Street produced 30 feet to the place of Beginning, excepting that part of the above described being within the limits of Jefferson Street. Also a triangular strip of Harper Street, beginning at the intersection of the

westerly line of property of Manufacturers Developing Company and the northerly line of Harper Street, which point is about 370 feet westerly from the northeasterly corner of Avenue D and Harper Street; thence south 18 degrees 25' west about 42 feet to an angle in the line of land of the Manufacturers Developing Company, thence still along their line north 82 degrees 10' east about 75 feet to the northerly line of Harper Street; thence along the same north 64 degrees 39' west about 700 feet to the place of beginning.

Your petitioner therefore prays, that you take such steps as are necessary and requisite to the end that the rights of the public, if any, in said streets be released and extinguished, and said streets vacated so far as they or any of them affect the property of your petitioner.

Manufacturers Developing Company.
Elmer E. Ross,
Secretary-Treasurer.

Aug. 26, 1924.

Commissioner Brennan moved that the petition be referred to Director Raymond.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The following petition was received and read:

In the Matter of the Ap-
plication of The Sanford
Realty Co. for release
of rights of City of
Newark in Old Dicker-
son Street. } Petition.

To the Honorable,
Board of Commissioners of the
City of Newark.

The petition of the Sanford Realty Co., a corporation duly organized and doing business under the laws of the State of New Jersey, having its principal office in the City of Newark, respectfully shows:

1. That on July 31, 1915, it became the owner of premises known and designated as # Warren Street, in the City of Newark, County of Essex and State of Jersey, more particularly described as follows: #

Beginning at the intersection of the southerly ilne of Warren Street with the westerly line of Littleton Avenue; thence running westerly along the southerly line of Warren Street twenty-five feet; thence southerly at right angles to Warren Street one hundred feet and four hundredths feet; thence easterly at right angles to Littleton Avenue sixty-three feet and twenty hundredths feet to said westerly side of Littleton Avenue; thence northerly along the same eighty-one feet and forty-eight hundredths feet to the place of beginning.

2. There is erected upon said plot of ground a three-story frame building covering the greater portion of

said premises, which building is now about 20 years old;

3. Your petitioner further shows that the most easterly portion of said premises is within the lines of an old street known as Dickerson Street, which street was dedicated more than sixty years ago by the person who was then the owner of the premises in question and adjoining premises, consisting of a large tract of land; that this dedication arose by the conveying of lands binding on said Dickerson Street; that said Dickerson Street was never opened by the City of Newark nor was the dedication of said street ever accepted by the said City of Newark, except a small portion thereof near the southerly line of Warren Street, which was taken by the City of Newark for the opening of Littleton Avenue.

4. Your petitioner says that to the best of its knowledge and belief, the said street was never used by the public; that the City of Newark never accepted the dedication thereof; nor has the same been opened by the said City, except a small portion thereof as above stated; that annexed hereto is a sketch showing the lands and premises of your petitioner and its location in Dickerson Street; that your petitioner is the owner in fee of so much of Dickerson Street as is included within the lines of its lands and premises above described, but that its title is questioned because of the dedication of said Dickerson Street, and the rights of the City of Newark therein.

Your petitioner therefore prays that this honorable board, pursuant to

Chapter 152 of the Laws of 1917, Article XXII, Section 4, pass an ordinance releasing and extinguishing the public right and the rights of The City of Newark, arising from the dedication of Dickerson Street, or so much thereof as is included within the lines of petitioner's property so that the petitioner's lands and premises may be discharged from any claim as though said dedication had not taken place.

And your petitioner will ever pray,
etc.

The Standard Realty Co.,
Jacob Lubetkin, Attorney.

Commissioner Brennan moved that the petition be referred to Director Raymond.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard?

Commissioner Gillen: Mr Mayor, yesterday afternoon Monsignor McHugh died, and the City, of course, has suffered a very serious loss. I have prepared a set of resolutions on the death of Monsignor McHugh, and I would like to offer them at this time.

Commissioner Gillen offered the following resolution:

WHEREAS, The death on September

29, 1924, of the Right Reverend Monsignor Francis P. McHugh is a serious loss to this community because of the highly valuable services he rendered to the people of this city for years through his energetic and consistent participation in all meritorious civic matters; and

WHEREAS, Realizing that religious leaders are the great permanent moral leaders of the people and that Monsignor McHugh occupied a conspicuous place in the foremost ranks of such leaders in Newark, and further realizing that besides being the faithful pastor of a large congregation with all the obligations and responsibilities of that important office he always found time to join with his fellow citizens in any movement for the improvement or progress of the City and for the betterment of mankind; and

WHEREAS, In all these activities he drew no religious lines but always expressed a profound respect for the religious beliefs of his fellow men; and

WHEREAS, In all of his services and activities he applied to the solution of all problems that arose the careful, trained thought of a great student and scholar: now, therefore, be it

RESOLVED, That we, the members of the Board of Commissioners of the City of Newark, speaking officially for the City and its people, do hereby give expression to a great sense of sorrow caused by the death of the Right Reverend Monsignor Francis P.

McHugh, and do hereby extend the sympathy of the people of Newark to the bereaved family, and to the congregation of St. Patrick's Cathedral whom he served so faithfully as their pastor.

F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen: We held here in Newark recently a very successful convention, and the proceedings were carried out with great credit to the City, and with great value to the City at large.

Many of the citizens, Mr. Mayor, responded to your call, contributed automobiles and money and in every way co-operated with you and your committee in making the convention a success. As chairman of the Executive Committee I want to report to you as Chairman of the Mayor's Committee that sufficient money was raised through the generosity of the citizens to cover the expenses of entertaining the delegates, and I think the proper expression should be given to the citizens who responded to your call. I will therefore offer this resolution:

WHEREAS, The Board of Commissioners of the City of Newark did in-

vite the Atlantic Deeper Waterways Association to hold its annual convention in this City on September 17th to 19th, 1924, and

WHEREAS, The invitation was accepted and the Convention attended by more than 1,000 members interested in the development of the important waterways and ports of this country and representing all parts of the United States was held here, and

WHEREAS, The City benefited immeasurably from the publicity given to Port Newark and Newark Bay and to the general interests of the City, and

WHEREAS, The Board of Commissioners of the City of Newark, desirous of making the Convention a great success, did call upon citizens generally to serve on committees, to contribute money and automobiles for the purpose of entertaining the visitors, and

WHEREAS, The citizens called upon did generously respond in every way; therefore, be it

RESOLVED, That the Board of Commissioners of the City of Newark hereby publicly express their full appreciation of the magnanimous co-operation of all citizens who aided in making the recent Convention the very successful affair it was.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings, designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purpose and providing penalties for the violation of its provisions," adopted December 31, 1919.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919, is hereby amended by extending the 150 foot Height District so as to include the area hereinafter described:

Beginning at a point in the westerly side of Broad Street opposite the center line of Chestnut Street; thence westerly along the center line of Chestnut Street projected 100 feet; thence westerly along a line 100 feet north of and parallel to Lincoln Park and Spruce Street to a point 100 feet west of Washington Street; thence southerly along a line 100 feet west of and parallel to Washington Street and Lincoln Park to Clinton Avenue; thence easterly along a line 100 feet south of and parallel to Lincoln Park to Broad Street; thence easterly along Tichenor Street 100 feet; thence southerly along a line 100 feet east of and parallel to Broad Street to Pennington Street; thence westerly along Pennington Street to Broad Street; thence southerly along Broad Street to the place of beginning; and that the 150 foot Height District Map, which is a part of said ordinance be and the same is hereby amended so as to include within the 150 foot Height District the area above described.

Section 2. All ordinances and parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 3. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-len, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading on October 7th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe moved that "An ordinance appropriating \$600,000 for School Purposes and providing for the issuance of bonds to meet said appropriation," be taken up for third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the ordinance as follows:

An ordinance appropriating \$600,000 for School Purposes and providing for the issuance of bonds to meet said appropriation.

WHEREAS, The Board of Education of the City of Newark, in the County of Essex, has, by resolution adopted on the 24th day of April, 1924, and on June 19, 1924, decided that it is necessary to raise money for the purposes hereinafter stated, and has prepared and delivered to each member of the Board of School Estimate of the City of Newark, a statement of the amount of money estimated to be necessary for said purposes (which purposes consist entirely of the acquisition of land for school purposes and the constructing, enlarging and reconstructing of schoolhouses and the acquisition and improvement of land for playgrounds, within said City, and do not include ordinary current repairing or furnishing of the character of current expenses; and,

WHEREAS, The Board of School Estimate has duly considered such statement so made by the Board of Education and has, by resolution adopted on the 27th day of June, 1924, fixed and determined the total amount necessary for said purposes to be the sum of \$1,700,000, and has made two certificates of said amount, one of

which certificates has been delivered and several amounts proposed to be to the Board of Education and the expended for the several purposes, re- other to the Board of Commissioners spectively, being described in the fol- of the City of Newark, said purposes lowing schedule:

SCHEDULE

Buildings

- | | |
|--|-------------|
| <p>(1) For the erection of a new High School Building in the Western section of the City (of fireproof construction as defined in section 76 of the act entitled "An Act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof," approved October 19, 1903, as amended), to contain twenty-eight classrooms, wood-working shop, two gymnasiums, one lunch room, one office, one library, one auditorium, one cooking room, two freehand drawing rooms, one mechanical drawing room, one chemistry room, one lecture room, one physics room, one biology room, one sewing room, one dress-making room, two study rooms, one music room, teachers' rooms, toilets, etc.</p> | \$ 850,000 |
| <p>(2) For an addition to the East Side C. & M. T. High School (a schoolhouse of fireproof construction as defined in said Section 76), to consist of twenty classrooms, one auto mechanics' room, one typewriting room, one physics laboratory, toilets, teachers' rooms, etc., and boys' locker rooms</p> | 250,000 |
| <p>(3) For the erection of a new Ungraded School Building in the Northern section of the City (of fireproof construction as defined in said Section 76), to consist of four classrooms, one shop, one dining room, one kitchen, one gymnasium, stock rooms, locker rooms, bath, toilets, physical director's room, doctor's office, principal's office, teachers' rooms, etc.</p> | 96,000 |
| <p>(4) For an addition to the Lincoln School (a schoolhouse of fireproof construction as defined in said Section 76), to consist of three new classrooms, four converted classrooms, one auditorium, one gymnasium, one manual training room, one kitchen, playcourt, teachers' rooms, toilets, etc.</p> | 201,000 |
| <p>Total</p> | \$1,397,000 |

Land (For School Purposes)

- | | |
|--|--------|
| <p>(5) Additional ground for the West Side High School: A plot of land to the west of the present site on South Orange Avenue, near South Twelfth Street, about 148' by about 400' and a plot of land to the north of the present site, about 154' by about 144' both containing approximately 82,000 sq. ft.</p> | 70,000 |
|--|--------|

(6) Ground for a New Ungraded School in the Northern section of the City: A plot of land corner of Wakeman Avenue and Arlington Avenue, same being about 217' on Wakeman Avenue and 202.6' on Arlington Avenue 7,000

Total\$ 77,000

Land (For Playground Purposes)

(7) Additional ground for Hawkins Street School Playground:
 No. 9 Cortlandt Street, about 25'x100', and buildings
 thereon\$6,000
 Nos. 11-13 Cortlandt Street, about 50'x100' and buildings
 thereon 9,000 15,000

(8) Additional ground for Warren Street School Playground:
 No. 17 School Street, about 25'x121.6' and buildings
 thereon\$5,500
 No. 19 School Street, about 24'x121.6', and buildings
 thereon\$5,000
 No. 21 School Street, about 24'x120', and buildings
 thereon\$4,500
 No. 214 Warren Street, about 25'x100', and buildings
 thereon 6,000 \$ 21,000

(9) Additional ground for Cleveland School Playground:
 Nos. 685, 687 and 689 Hunterdon Steret, about 75'x100' 5,000

(10) Additional ground for Franklin School Playground:
 No. 102 Cutler Street, about 25'x100', and buildings
 thereon\$8,000
 No. 104 Cutler Street, about 25'x100', and buildings
 thereon 7,500 15,500

(11) Additional ground for Ann Street School Playground:
 Plot of ground about 125' on Lang Street and 125' on
 Ann Street, same being about 210' in depth, immedi-
 ately adjoining the present school property 12,000

(12) Additional ground for Fifteenth Avenue School Playground:
 Nos. 505-507 South 14th Street, about 36.6'x100', and
 buildings thereon\$6,000
 No. 509 South 14th Street, about 25'x100', and build-
 ings thereon 1,500 7,500

Total \$ 76,000..

Grand Stand (Physical Training Field)

- (13) For the erection of a grand stand (of fireproof or non-fireproof construction as defined in said Section 76), with the necessary dressing rooms, etc., to seat about 12,000 persons, at the Physical Training Field, located on Bloomfield Avenue, corner of Roseville Avenue\$ 150,000

SUMMARY

Buildings	\$1,397,000
Land (for School Purposes)	77,000
Land (For Playground Purposes)	76,000
Grand Stand (Physical Training Field)	150,000
	\$1,700,000

AND WHEREAS, The said certificate made by the Board of School Estimate requested the Board of Commissioners of the City of Newark to appropriate the sum of \$600,000 for the purposes set forth in the foregoing schedule, and recited that it was the understanding that the Board of Education was to apply the \$1,100,000 to be received from the sale of the Boys' Vocational and Building Trades Schools to the county authorities to the first and second items of the foregoing schedule, namely for the erection of a new High School Building in the western section of the City and the building of an addition to the East Side C. & M. T. High School; now, therefore,

The Board of Commissioners of the City of Newark, do ordain as follows:

Section 1. Pursuant to the Act of the Legislature of the State of New Jersey entitled "An Act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof," approved October 19, 1903, and the acts amendatory thereof and supplemental thereto, and the act

entitled "An Act permitting boards of commissioners of other governing bodies of any municipality in this State to be relieved of the establishment, maintenance, control and management of public playgrounds and recreation places in said municipalities, and authorizing boards of education of any school district in this State to establish, maintain, control and manage public playgrounds and recreation places," approved April 17, 1919, the sum of \$600,000 is hereby appropriated to the Board of Education of the City of Newark, in the County of Essex, for the purposes set forth in the schedule contained in the preamble of this ordinance, except items number (1) and (2) in said schedule.

Section 2. It is hereby determined that the average of the different periods assigned by Section 76 of the said act approved October 19, 1903, as amended, to the several purposes for which the said bonds are to be issued, taking into consideration the amount of bonds to be issued on account of the several purposes, is a period of thirty-four years, beginning December 1, 1924.

Section 3. For the purpose of raising the amount hereby appropriated, there shall be issued bonds of the City of Newark, to be known and designated as "School Bonds," in the aggregate principal amount of \$600,000 pursuant to Section 76 of the said act approved October 19, 1903, as amended. The proceeds of said bonds shall be used for the several purposes described in the preamble of this ordinance, in the respective amounts therein stated, except the purposes described in items (1) and (2) of the schedule contained in said preamble. The said bonds shall be six hundred in number, numbered from 1 to 600 inclusive, and of the denomination of \$1,000 each. They shall be dated December 1, 1924, shall bear interest from their date at the rate of four and one-half per centum ($4\frac{1}{2}\%$) per annum, payable semi-annually on June 1st and December 1st in each year until maturity, and shall mature in annual installments or series, payable on December 1st in each year as follows, viz.: \$15,000 of bonds in each of the years 1926 to 1933, inclusive, 16,000 of bonds in each of the years 1934 to 1938, inclusive, and \$20,000 of bonds in each of the years 1939 to 1958, inclusive.

Section 4. The said bonds shall be coupon bonds, registerable at the option of the holder as to principal alone or as to both principal and interest. They shall be signed by Mayor and countersigned by the Director of the Department of Revenue and Finance of the City of Newark, and the corporate seal of said City shall be affixed thereto or impressed thereon, and attested by the City

Clerk; and the coupons to be attached to said bonds shall bear the fac-simile signature of the Director of the Department of Revenue and Finance. The said bonds shall be issued in substantially such form as the Board of Commissioners may by resolution adopt. The principal and interest of said bonds shall be payable in gold coin of the United States of America of the standard of weight and fineness existing on December 1, 1924, at the National State Bank of the City of Newark.

Section 5. This ordinance shall take effect in the manner provided by law.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that an ordinance entitled "An ordinance to provide for the construction of Waverly Sewers, Section 3," be laid over until October 7th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe moved that "An ordinance authorizing the issuance of \$100,000 Fire Apparatus

Bonds of the City of Newark," be taken up for third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Mayor Beidenbach.

The clerk then read the ordinance as follows:

An ordinance authorizing the issuance of \$100,000 Fire Apparatus Bonds of the City of Newark.

The Board of Commissioners of the City of Newark, Do Ordain as follows:

Section 1. Pursuant to Chapter 252 of the Laws of 1916 of New Jersey, and the acts amendatory thereof and supplemental thereto, negotiable bonds of The City of Newark to be known as "Fire Apparatus Bonds" and to be dated December 1, 1924, are hereby authorized to be issued in the aggregate principal amount of \$100,000, for the purpose hereinafter stated, for which purposes it is necessary to raise said sum of money.

Section 2. The money to be raised by the issuance of said bonds shall be applied to the purpose of paying for the purchase of fire engines, fire trucks, hose carts or other vehicles for use in the Fire Department of The City of Newark, the said properties being of the class described in Subdivision (P) of Subsection (2) of Section 4 of the said act. All temporary indebtedness now outstanding, lawfully incurred by The City of Newark

for the said purposes, pursuant to Section 13 of the act aforesaid, shall be paid out of the proceeds of the sale of said bonds.

Section 3. The following matters are hereby determined and declared, pursuant to the requirements of said Chapter 252 of the Laws of 1916, as amended:

(a) No part of the cost of said properties has been or is to be specially assessed against property specially benefited.

(b) The probable period of usefulness of such of the properties for which bonds are hereby authorized, computed in the manner prescribed by Section 4 of the said Chapter 252 of the Laws of 1916, as amended (said properties being either not yet acquired or acquired within one year prior to the date of the bonds hereby authorized), is ten years, beginning upon the date of said bonds.

(c) The average assessed valuation of the taxable real property (including improvements) of The City of Newark, computed upon the next preceding three valuations thereof in the manner provided in Section 12 of said Chapter 252 of the Laws of 1916, as amended, is \$472,028,445.00.

(d) The net debt of said City, computed in the manner provided in said Section 12, is \$24,992,341.35.

(e) The statement required by said Section 12 (showing said net debt, etc.), has been made and filed with the City Clerk, as required by said act.

Section 4. This ordinance shall take effect in the manner provided by law.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennen, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Howe moved that "An ordinance authorizing the issuance of \$2,500,000 Market House Bonds of the City of Newark," be taken up on third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

The clerk then read the ordinance as follows:

An ordinance authorizing the issuance of \$2,500,000 Market House Bonds of The City of Newark.

The Board of Commissioners of the City of Newark Do Ordain as follows:

Section 1. Pursuant to Chapter 252 of the Laws of 1916 of New Jersey, and the acts amendatory thereof and supplemental thereto, negotiable bonds of the City of Newark, to be known as "Market House Bonds" and to be dated December 1, 1924, are hereby

authorized to be issued in the aggregate principal amount of \$2,500,000 for the purposes hereinafter stated, for which purposes it is necessary to raise said sum of money.

Section 2. The money to be raised by the issuance of said bonds shall be applied to the purpose of paying for the acquisition of lands in the City of Newark for market purposes and the erection on said lands of market buildings, including the original furnishings, equipment, machinery or apparatus required in order to make such buildings suitable for market purposes, the said buildings all to be of fireproof construction of the class described in Clause (c) of Subdivision (I) of Subsection (2) of Section 4 of the said act, the acquisition of which lands and the making of which improvements were authorized by an ordinance entitled "An ordinance to authorize the acquirement of lands to be used for market buildings and market facilities and for the erection thereon of buildings to be used as a public market and a parking station," adopted

by the Board of Commissioners of The City of Newark on March 31, 1921. All temporary indebtedness now outstanding, lawfully incurred by The City of Newark for the said purpose, pursuant to Section 13 of the act aforesaid, shall be paid out of the proceeds of the sale of said bonds, to the extent that said proceeds will permit.

Section 3. The following matters are hereby determined and declared pursuant to the requirements of said Chapter 252 of the Laws of 1916, as amended:

(a) No part of the cost of said improvements or properties has been or is to be specially assessed against property specially benefited.

(b) The probable period of usefulness of the improvements and properties for which said bonds are to be issued, computed in the manner prescribed by Section 4 of said Chapter 252 of the Laws of 1916, as amended (said improvements and properties being either not yet completed or acquired or completed or acquired within one year prior to the date of the bonds hereby authorized) is forty years, beginning upon the date of said bonds.

(c) The average assessed valuation of the taxable real property (including improvements) of The City of Newark, computed upon the next preceding three valuations thereof in the manner provided in Section 12 of said Chapter 252 of the Laws of 1916, as amended, is \$472,028,445.00.

(d) The net debt of said City, computed in the manner provided in said Section 12, is \$24,992,341.35.

(e) The statement required by said Section 12 (showing said net debt, etc.), has been made and filed with the City Clerk as required by said act.

Section 4. This ordinance shall take effect in the manner provided by law.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe moved that "An ordinance authorizing the issuance of \$300,000 Hospital Bonds of the City of Newark," be taken up for its third and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance as follows:

An ordinance authorizing the issuance of \$300,000 Hospital Bonds of the City of Newark.

The Board of Commissioners of the City of Newark Do Ordain as follows:

Section 1. Pursuant to Chapter 252 of the Laws of 1916 of New Jersey, and the acts amendatory thereof and supplemental thereto, negotiable bonds of The City of Newark to be known as "Hospital Bonds" and to be dated November 1, 1924, are hereby authorized to be issued in the aggregate principal amount of \$300,000, for the purpose hereinafter stated, for which purpose it is necessary to raise said sum of money.

Section 2. The money to be raised by the issuance of said bonds shall

be applied to the purpose of paying for the construction of a building to be used as a Convalescent Home for the Newark City Hospital, the said building to be of fireproof or non-fireproof construction of the classes described in Clauses (b) and (c) of Subdivision (I) of Subsection (2) of Section 4 of the said act. All temporary indebtedness now outstanding, lawfully incurred by The City of Newark for the said purpose, pursuant to Section 13 of the act aforesaid, shall be paid out of the proceeds of the sale of said bonds. The money hereby authorized to be raised is in addition to the \$200,000 authorized to be raised for the same purpose by the ordinance entitled "An ordinance authorizing the issuance of \$700,000 Public Improvement Bonds," adopted March 6, 1923.

Section 3. The following matters are hereby determined and declared pursuant to the requirements of said Chapter 252 of the Laws of 1916, as amended:

(a) No part of the cost of said improvement has been or is to be specially assessed against property specially benefited.

(b) The probable period of usefulness of the improvement for which said bonds are hereby issued, computed in the manner prescribed by Section 4 of said Chapter 252 of the Laws of 1916, as amended (said improvement being either not yet completed or completed within one year prior to the date of the bonds hereby authorized) is thirty years, beginning upon the date of said bonds.

(c) The average assessed valuation of the taxable real property (including

improvements) of The City of Newark, computed upon the next preceding three valuations thereof in the manner provided in Section 12 of said Chapter 252 of the Laws of 1916, as amended, is \$472,028,445.00.

(d) the net debt of said City, computed in the manner provided in said Section 12, is \$24,992,341.35.

(e) The statement required by said Section 12 (showing said net debt, etc.) has been made and filed with the City Clerk as required by said act.

Section 4. This ordinance shall take effect in the manner provided by law.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of \$38,019.38 be and the same is hereby appropriated to the City Treasurer for semi-monthly pay roll of the Department of Public Affairs, September 16th to 30th, 1924, as follows:

Public Affairs	\$1,194.57
Employment Bureau	799.66
Outdoor Poor	1,009.57
Almshouse	2,653.63
Bureau of Baths	2,710.80
City Home	2,271.39
Bureau of Health	12,486.80
City Hospital	14,892.96
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	\$38,019.38

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

semi-monthly pay rolls of the Department of Revenue and Finance from September 16th to 30th, 1924, as follows:

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of \$16,356.27 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

C. Taxes	\$235.05
Miscellaneous Revenue	500.00
Elections	15,440.75
C. Sundries	180.47

\$16,356.27

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of \$20,754.05 be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the

Director's	\$924.15
Comptroller's	2,252.50
Auditor's	1,362.50
City Treasurer's	787.50
Tax Receiver's	1,900.00
Tax Arrears	865.00
Board of Assessment and Revision of Taxes.....	6,079.95
Board of Assessments for Local Improvements	764.16
Law Department	2,134.98
City Clerk's Dept.	2,250.82
First District Court	754.99
Second District Court	677.49
	<hr/>
	\$20,754.05

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of \$532.22 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Police	\$532.22
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W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of \$5,-963.85 be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Contingent	\$350.00
Markets	180.85
Market construction	2,943.00
Shade Tree	2,490.00
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	\$5,963.85

Charles P. Gillen
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of One

Hundred Sixty-six Thousand, Eight Hundred Seventy Dollars and Sixty-six Cents (\$166,870.66) be and the same is hereby appropriated to the City Treasurer, as per the annexed certified list, being the semi-monthly pay roll of the Department of Public Safety from September 16-30, 1924, as follows:

Director's Office	\$687.49
First Criminal Court	864.14
Second Criminal Court	645.40
Third Criminal Court	572.49
Building Division	2,092.49
Electrical Division	567.50
License Division	567.50
Fire Division	71,876.78
Police Division	88,996.87
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	\$166,870.66

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of \$1,-279.90 be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly pay roll of the Department of Parks and Public Property for week ending September 24, 1924, as follows:

Shade Tree	\$1,279 90
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F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of \$12,-819.90 be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly pay rolls of the Department of Parks and Public Property from September 15th, 1924 to September 30th, 1924, as follows:

Director's Office	\$1,356.99
Smoke Abatement	125.00
Weights and Measures	857.50
Printing and Stationery	150.00
Centre Market	5,106.79
Public Buildings	4,291.12
Shade Tree	932.50
	<hr/>
	\$12,810.90

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of Thirty Thousand Nine Hundred Seven-

teen Dollars and Thirty-five Cents (\$30,917.35) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, weekly pay rolls ending September 24th, 1924, \$30,-917.35.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of Thirty-two Thousand Eight Hundred Seventy-two Dollars and Seventy-four Cents (\$32,872.74) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, semi-monthly pay rolls ending September 30, 1924, \$32,-872.74.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas.—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of Twenty-two Thousand Nine Hundred Four Dollars and Sixty-eight Cents (\$22,904.68) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Estimates (Street Improvements),
\$22,904.68.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas.—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the following changes effecting the pay roll of the Newark City Hospital, from September 16-30, 1924, be and the same are hereby approved:

Temporary Appointments in the Competitive Class

Mabel Wright, Resident Nurse,
\$1,080 a year, September 7, 1924.

Edith McIvor, Resident Nurse,
\$1,080 a year, September 8, 1924.

Barbara Derr, Resident Nurse,
\$1,080 a year, September 8, 1924.

Annie Roulson, Resident Nurse,
\$1,080 a year, September 8, 1924.

Alice Curry, Resident Nurse, \$1,080
a year, September 16, 1924.

Sarah Jerger, Resident Nurse,
\$1,080 a year, September 18, 1924.

Appointments in the Non-Competitive Class

Sadie Tigar, Under Nurse, \$600 a
year, September 18, 1924.

Naomi Hinchey, Nurse's Helper,
\$600 a year, September 16, 1924.

Thomas Spencer, Porter, \$696 a
year, September 9, 1924.

George Blake, Orderly, \$600 a year,
September 14, 1924.

Annie Eaton, House Maid, \$576 a
year, September 20, 1924.

Ruth Hatzel, Nurse, \$180 a year,
September 16, 1924.

Leave of Absence

George M. Denman, Utility Man,
one-half month vacation, \$1,620 a
year, September 16, 1924.

Richard J. Barrett, Porter, one-half
month, illness, \$696 a year, September
16, 1924.

Returned from Leave of Absence

Annie McRobbie, Charge Nurse's O.
R., \$1,320 a year, September 11, 1924.

Margaret McRobbie, Resident
Nurse, \$1,200 a year, September 11,
1924.

Ruth Charters, Resident Nurse,
\$1,080 a year, September 10, 1924.

Mary McCarthy, Nurse's Helper,
\$600 a year, September 10, 1924.

Charles Schmolling, Painter, \$10 a
day, September 8, 1924.

Joseph Leslie, Porter, \$£36 a year, September 3, 1924.

Margaret Murphy, Porter, \$696 a year, September 1, 1924.

Louis Lawrence, Orderly, \$600 a year, September 1, 1924.

Bridget McGlynn, House Maid, \$576 a year, September 8, 1924.

Salary Decrease

William Stoneley, Porter, from \$696 to \$600 (sleeps in), September 15, 1924.

Discharged

James Riley, Orderly, intoxication and abusive to patients, September 19, 1924.

Permanent from Certification

Mary Elliott, Resident Nurse, September 16, 1924.

Johanna Treiber, Resident Nurse, September 16, 1924.

Resigned

Ruth Robinson, Resident Nurse, September 15, 1924.

Isabelle Golembesky, Undergraduate Nurse, September 15, 1924.

Anna Dugan, Nurse's Helper, September 15, 1924.

Margaret Salvatore, Nurse's Helper, September 15, 1924.

William Merzwick, Engineer, September 15, 1924.

Warren Conklin, Porter, September 6, 1924.

Mary Reape, Laundry Worker, September 15, 1924.

Mary Havey, Laundry Worker, September 15, 1924.

Florence Howlett, Dining Room Maid, September 21, 1924.

Clementina Gerunder, House Maid, September 15, 1924.

Grace Randolph, House Maid, September 15, 1924.

Anna Lawrence, House Maid, September 16, 1924.

Sarah Hanson, Nurse, September 15, 1924.

F. C. Breidenbach

Charles P. Gillen

John Howe

W. J. Brennan

The roll being called, the resolution was declared adopted by the following vote:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That George A. Van Houten, Sanitary Inspector of the Bureau of Health, Department of Public Affairs, be and he is hereby granted a leave of absence for three months, dating from October 1st, 1924, with half pay, on account of illness.

F. C. Breidenbach

Charles P. Gillen

John Howe

W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerks in the office of the Receiver of Taxes, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite their respective names; effective October 1st, 1924.

Herberts H. Matts, from \$2,460 to \$2,580.

Charles G. Griffith, from \$2,280 to \$2,400.

Carl F. Stefanelli, from \$2,160 to \$2,280.

William L. McKenna, from \$2,160 to \$2,280.

John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and instructed to transfer the sum of Twenty-five Thousand Dollars (\$25,000.00) from the Sale of City Property Account to the Additional Hospital Accommodations Account.

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Auctioneer

James R. Murphy, 738 Broad Street.

John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That in pursuance of the provisions of an Act of the Legislature of the State of New Jersey, entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of Two Million Dollars (\$2,000,000.00) for the purpose of temporarily financing Street Pavings and is an improvement for which the City is authorized to issue bonds by the aforesaid act; further

RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to Two Million Dollars (\$2,000,000.00) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum and be issued in such denominations and be executed in such manner as the Director of Revenue and Finance may determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized and directed to execute in the name of the city the bonds authorized by this resolution subject to the provisions of Chapter 252 of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and directed to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that

the salary of the following clerks in the office of the Board of Assessment and Revision of Taxes, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite their respective names; effective October 1st, 1924.

Joseph L. Halpin, from \$1,500 to \$1,680.

Arthur M. Ringel, from \$1,500 to \$1,680.

John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerk in the office of the Auditor, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite his respective name; effective October 1, 1924.

John V. Murphy, from \$2,880 to \$3,000.

John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That Thomas O'Brien be and he is hereby temporarily appointed as firemen at the Centre Market, Department of Parks and Public Property at the prevailing rate of wage, Two Thousand Four Hundred and Forty-four Dollars (\$2,444) said appointment to become effective September 1, 1924.

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby directed to authorize the following work done by Jaehnig & Peoples, Inc., in connection with plumbing contract on new Centre Market:

Furnishing necessary labor and material to cross-connect the condenser waste water to storm sewer in engine room, including necessary valves, also including cutting and patching of floor \$430.00.

Connecting up soda bar and coffee urn and running $\frac{1}{2}$ " gas pipe in ac-

cordance with acceptance of ours of February 26th, \$90.00.

Installing by-pass at 6" water meter as directed, \$386.00.

Total, \$906.00.

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby directed to authorize the following work done by James Cook for the extension of the refrigeration system at the Centre Market:

Installing refrigeration boxes and coils in stands 102, 104, 106, 108	\$922.00
Installing refrigeration boxes and coils in stand No. 428..	600.00
Installing coils in show cases, stand No. 210	25.00
Connecting refrigeration and installing coils, stands Nos. 301, 303	490.00
	<hr/>
	\$2,037.00

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the installation of heaters and water piping at the City Hospital, and

WHEREAS, James F. Smith bid the sum of Thirteen Thousand Nine Hundred Dollars (\$13,900) which bid was the lowest responsible one received, therefore be it

RESOLVED, That the contract for the aforesaid work be and the same is hereby awarded to James F. Smith at the price above mentioned, and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the heating service between the anti-toxin stables and present power house at Ivy Hill, South Orange, N. J., and

WHEREAS, Stewart & Farrell bid the sum of Four Thousand One Hundred and Eighty-nine Dollars (\$4,189) which bid was the lowest responsible one received; therefore be it

RESOLVED, That the contract for the aforesaid work be and the same is hereby awarded to Stewart & Farrell at the price above mentioned, and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public

Property advertised for and did publicly receive and open bids for the iron work on boilers # 1, 2 and 3 at the City Hall, and

WHEREAS, C. Yingling & Son bid the sum of One Thousand and Forty-nine Dollars (\$1,049) which bid was the lowest responsible one received, therefore be it

RESOLVED, That the contract for the aforesaid work be and the same is hereby awarded to C. Yingling & Son at the price above mentioned, and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for mason work for the repairs of boilers # 1, 2 and 3 at the City Hall, and

WHEREAS, McCue & Christenson bid the sum of Two Thousand One Hundred Dollars (\$2,100), which bid was the lowest responsible one received, therefore be it

RESOLVED, That the contract for the aforesaid work be and the same is hereby awarded to McCue & Christenson at the price above mentioned, and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for mason work, repair of ventilating system, cleaning marble columns, repairing leaded glass in the dome, painting, repair of clocks and vacuum system of replacement of shades where necessary. All the above work to be done in the City Hall, this work having been made necessary by the recent fire.

Charles F. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan submitted the following ordinances which were read by the Clerk:

An Ordinance to provide for the release and extinguishment of the public right arising from the dedication of the following streets: Parkhurst Street from the easterly line of Avenue D easterly to the westerly line of Adams Street excepting that portion of the above described part of Parkhurst Street included within the lines of Jefferson Street;

Avenue E from the southerly line of Thomas Street southerly about 700 feet to the northerly line of Jefferson Street;

Harper Street as follows: Beginning at the intersection of the center line of Harper Street and Adams Street; thence running westerly along the center line of Harper Street 30 feet to the westerly line of Adams Street; thence northerly along the westerly line of Adams Street 30 feet to the northerly line of Harper Street; thence westerly along the northerly line of Harper Street about 835 feet to the line of the land of the Manufacturers Developing Company; thence along

the same south 23° 33' east 90 feet more or less to the southerly line of Harper Street; thence easterly along the southerly line of Harper Street 800 feet more or less to the center line of Adams Street produced; thence northerly along the center line of Adams Street produced 30 feet to the place of beginning excepting that part of the above described Harper Street lying within the limits of Jefferson Street. Also a triangular strip of Harper Street beginning at the intersection of the westerly line of property of Manufacturers Developing Company and the northerly line of Harper Street, which point is about 370 feet easterly from the northeasterly corner of Avenue D and Harper Street; thence south 18 degrees 25 minutes west about 42 feet to an angle in the line of land of the Manufacturers Developing Company; thence still along their line north 82 degrees 10 minutes east about 75 feet to the northerly line of Harper Street; thence along the same 65 degrees 39 minutes west about 70 feet to the place of beginning.

Murray Street from the center line of Adams Street produced, westerly about 515 feet to Jefferson Street;

Astor Street as follows: A triangular strip beginning at a point distant 330.63 feet measured along the division line between property of the Manufacturers Developing Company and the Waverly and Passaic Branch of the New York Bay Railroad from the center line of Adams Street produced; thence south 80 degrees 26 minutes west along the above mentioned division line 20 feet more or less to an angle in the property line of the Manufacturers Developing Company; thence still along the line of the Manufacturers Developing Company north

23 degrees 33 minutes west 30 feet more or less to the northerly line of Astor Street; thence along the northerly line of Astor Street south 65 degrees 39 minutes east 17 feet more or less to the place of beginning, excepting that part of the above described portion of Astor Street lying within the limits of Jefferson Street.

An Ordinance providing for the vacation of Parkhurst Street from the easterly line of Avenue D easterly to the westerly line of Adams Street excepting that portion of the above described part of Parkhurst Street included within the lines of Jefferson Street, the vacation of Avenue E from the southerly line of Thomas Street southerly 700 feet to the northerly line of Jefferson Street; the vacation of Harper Street as follows: Beginning at the intersection of the center line of Harper Street and Adams Street; thence running westerly along the center line of Harper Street 30 feet to the westerly line of Adams Street; thence northerly along the westerly line of Adams Street 30 feet to the northerly line of Harper Street; thence westerly along the northerly line of Harper Street about 835 feet to the line of land of the Manufacturers Developing Company; thence along the same south 23° 33' east 90 feet more or less to the southerly line of Harper Street; thence easterly along the southerly line of Harper Street 800 feet more or less to the center line of Adams Street produced; thence northerly along the center line of Adams Street produced 30 feet to the place of beginning excepting that part of the above described Harper Street lying within the limits of Jef-

ferson Street. Also a triangular strip of Harper Street beginning at the intersection of the westerly line of property of the Manufacturers Developing Company and the northerly line of Harper Street, which point is about 370 feet easterly from the northeasterly corner of Avenue D and Harper Street; thence south 18 degrees 25 minutes west about 42 feet to an angle in the line of land of the Manufacturers Developing Company; thence still along their line north 82 degrees 10 minutes east about 75 feet to the northerly line of Harper Street; thence along the same north 65 degrees 39 minutes west about 70 feet to the place of beginning; the vacation of Murray Street from the center line of Adams Street produced; westerly about 515 feet to Jefferson Street; the vacation of Astor Street, as follows: A triangular strip beginning at a point distant 330.63 feet measured along the division line between property of the Manufacturers Developing Company and the Waverly and Passaic Branch of the New York Bay Railroad from the center line of Adams Street produced, thence south 80 degrees 26 minutes west along the above mentioned division line 20 feet more or less to an angle in the property line of the Manufacturers Developing Company; thence still along the line of the Manufacturers Developing Company north 23 degrees 33 minutes west 30 feet more or less to the northerly line of Astor Street; thence along the northerly line of Astor Street south 65 degrees 39 minutes east 17 feet more or less to the place of beginning excepting that part of the above described portion of Astor

Street lying within the limits of Jefferson Street.

An Ordinance to provide for the opening and widening of Avenue P from its northerly terminus at Allegheny Avenue northerly to Ferry Street, also known as Lincoln Highway, and from the southerly line of the 100 feet right of way of the Newark and New York Branch of the Central Railroad of New Jersey southerly to the northerly line of Delancy Street.

An Ordinance to provide for the release and extinguishment of the public right arising from the dedication of that part of Dickerson Street from the southerly side of Warren Street southwesterly about 570 feet to its terminus excepting such parts of the above described Dickerson Street as lie within the limits of Littleton Avenue and South Sixth Street.

Commissioner Brennan moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the contract between the City of Newark and Elgin Sales Corporation for the furnishing and delivering to the Department of Public Works of one or more "Elgin"

Pick-up Sweepers, a copy of which contract dated September 16th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Architects and Engineers Supply Company for the furnishing and delivering to the Department of Public Works of Imperial tracing cloth, a copy of which contract dated July 10th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and De Cozen Motor Company for the furnishing and delivering to the Department of Public Works of Chrysler automobiles, a copy of which contract dated August 12th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and the A. P. Smith Manufacturing Company for the furnishing and delivering to the Department of Public Works of tapping sleeves and valves, a copy of which contract dated July 29th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the contracts between the City of Newark and New York Telephone Company for providing telephone service for the Department of Public Works at each of the following places, a copy of which contracts dated September 30th, 1924, hereto are annexed, be and the same hereby are approved and the Director of the Department of Public Works hereby is authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution. 41 Read Street, 835 South 19th Street and 344 Orange Street.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

WHEREAS, Parkhurst Street, Avenue E, Harper Street, Murray Street

and Astor Street were laid out on a map made by the Commissioners to lay out streets, avenues and squares; and

WHEREAS, Portions of said Parkhurst Street, Avenue E, Harper Street, Murray Street and Astor Street have never been accepted or opened by the City of Newark; and

WHEREAS, Application has been made to this Board of Commissioners to release and extinguish the public right, if any, arising from such dedication; and

WHEREAS, Under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27th, 1917, and the acts amendatory thereof and supplementary thereto, this Board is empowered, after public hearing, by ordinance to release and extinguish the public right arising from such dedication; and

WHEREAS, It appears to this Board of Commissioners that said portions of Parkhurst Street, Avenue E, Harper Street, Murray Street and Astor Street will not be a public benefit and the public interest will be better served by releasing said lands from dedication; therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark, that an ordinance releasing and extinguishing the public right arising from the dedication of Parkhurst Street from the easterly line of Avenue D easterly to the westerly line of Adams Street, excepting that portion

of the above described part of Parkhurst Street included within the limits of Jefferson Street; Avenue E from the southerly line of Thomas Street southerly about 700 feet to the northerly line of Jefferson Street; Harper Street as follows: Beginning at the intersection of the center line of Harper Street and Adams Street, thence running westerly along the center line off Harper Street 30 feet to the westerly line of Adams Street; thence northerly along the westerly line of Adams Street 30 feet to the northerly line of Harper Street; thence westerly along the northerly line of Harper Street about 835 feet to the line of land of the Manufacturers' Developing Company; thence along the same south 23° 33' east 90 feet more or less to the southerly line of Harper Street; thence easterly along the southerly line of Harper Street 800 feet more or less to the center line of Adams Street produced; thence northerly along the center line of Adams Street produced 30 feet to the place of beginning, excepting that part of the above described Harper Street lying within the limits of Jefferson Street. Also a triangular strip of Harper Street beginning at the intersection of the westerly line of property of Manufacturers' Developing Company and the northerly line of Harper Street, which point is about 370 feet easterly from the northeasterly corner of Avenue D and Harper Street; thence south 18 degrees 25 minutes west about 42 feet to an angle in the line of land of the Manufacturers' Developing Company; thence still along their line north 82 degrees 10 minutes east about 75 feet to the northerly line of Harper Street; thence along the same north 65 de-

grees 39 minutes west about 70 feet to the place of beginning.

Murray Street from the center line of Adams Street produced, westerly about 515 feet to Jefferson Street; Astor Street as follows: A triangular strip beginning at a point distant 330.63 feet measured along the division line between property of the Manufacturers' Developing Company and the Waverly and Passaic Branch of the New York Bay Railroad from the Center line of Adams Street produced, thence south 80 degrees 26 minutes west along the above mentioned division line 20 feet more or less to an angle in the property line of the Manufacturers' Developing Company; thence still along the line of the Manufacturers' Developing Company north 23 degrees and 33 minutes west 30 feet more or less to the northerly line of Astor Street; thence along the northerly line of Astor Street south 65 degrees 39 minutes east 17 feet more or less to the place of beginning, excepting that part of the above described portion of Astor Street lying within the limits of Jefferson Street.

As the same are laid out on map of Commissioners to lay out streets, avenue and squares and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1307-V, be taken up for consideration at a meeting to be held on Tuesday, October 21st, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give no-

tice by publication in one of the official newspapers, for one day at least, ten days before said October 21st, 1924, of the intention of the Board so to do, and that at said meeting all persons whose lands may be affected by said ordinance, or who may be interested therein, will be given an opportunity to be heard concerning the same.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, Application by petition has been made to the Board for the vacation of Parkhurst Street from the easterly line of Avenue D easterly to the westerly line of Adams Street, excepting that portion of the above described part of Parkhurst Street included within the lines of Jefferson Street; the vacation of Avenue E from the southerly line of Thomas Street southerly about 700 feet to the northerly line of Jefferson Street; the vacation of Harper Street as follows: Beginning at the intersection of the center line of Harper Street and Adams Street; thence running westerly along the center line of Harper Street 80 feet to the westerly line of Adams Street; thence northerly along the westerly line of Adams Street 30 feet to the northerly line of Harper Street; thence westerly along the

northerly line of Harper Street about 835 feet to the line of land of the Manufacturers' Developing Company; thence along the same south 23° 33' east 90 feet more or less to the southerly line of Harper Street; thence easterly along the southerly line of Harper Street 800 feet more or less to the center line of Adams Street produced; thence northerly along the center line of Adams Street produced 30 feet to the place of beginning, excepting that part of the above described Harper Street lying within the limits of Jefferson Street. Also a triangular strip of Harper Street beginning at the intersection of the westerly line of property of Manufacturers' Developing Company and the northerly line of Harper Street, which point is about 370 feet easterly from the northeasterly corner of Avenue D and Harper Street; thence south 18 degrees 25 minutes west about 42 feet to an angle in the line of land of the Manufacturers' Developing Company; thence still along their line north 82 degrees 10 minutes east about 75 feet to the northerly line of Harper Street; thence along the same north 65 degrees 39 minutes west about 70 feet to the place of beginning; the vacation of Murray Street from the center line of Adams Street produced, westerly about 515 feet to Jefferson Street; the vacation of Astor Street as follows: A triangular strip beginning at a point distant 330.63 feet measured along the division line between property of the Manufacturers' Developing Company and the Waverly and Pasasic Branch of the New York Bay Railroad from the center line of Adams Street produced; thence south 80 degrees 26 minutes

west along the above mentioned division line 20 feet more or less to an angle in the property line of the Manufacturers' Developing Company; thence still along the line of the Manufacturers' Developing Company north 28 degrees 33 minutes west 30 feet more or less to the northerly line of Astor Street; thence along the northerly line of Astor Street south 65 degrees 39 minutes east 17 feet more or less to the place of beginning, excepting that part of the above described portion of Astor Street lying within the limits of Jefferson Street. All as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1307-V; and

WHEREAS, In the judgment of the Board of Commissioners of the City of Newark, the public interest will be better served by granting said application; therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark that it is the intention of said Board by virtue of the provisions of Section 1, sub-division (b), of Article XXII, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory, thereof and supplementary thereto, to vacate Parkhurst Street from the easterly line of Avenue D easterly to the westerly line of Adams Street, excepting that portion of the above described part of Parkhurst Street included within the lines of Jefferson Street; to vacate Avenue E from the southerly line of Thomas Street southerly about 700 feet to the

northerly line of Jefferson Street; to vacate Harper Street as follows: Beginning at the intersection of the center line of Harper Street and Adams Street; thence running westerly along the center line of Harper Street 30 feet to the westerly line of Adams Street; thence northerly along the westerly line of Adams Street 30 feet to the northerly line of Harper Street; thence westerly along the northerly line of Harper Street about 835 feet to the line of land of the Manufacturers' Developing Company; thence along the same south 23° 33' east 90 feet more or less to the southerly line of Harper Street; thence easterly along the southerly line of Harper Street 800 feet more or less to the center line of Adams Street produced; thence northerly along the center line of Adams Street produced 30 feet to the place of beginning, excepting that part of the above described Harper Street lying within the limits of Jefferson Street. Also a triangular strip of Harper Street beginning at the intersection of the westerly line of property of Manufacturers' Developing Company and the northerly line of Harper Street, which point is about 370 feet easterly from the northeastern corner of Avenue D and Harper Street; thence south 18 degrees 25 minutes west about 42 feet to an angle in the line of land of the Manufacturers' Developing Company; thence still along their line north 82 degrees 10 minutes east 75 feet to the northerly line of Harper Street; thence along the same north 65 degrees 39 minutes west about 70 feet to the place of beginning; to vacate Murray Street from the center line of Adams Street produced, westerly about 515

feet to Jefferson Street; the vacation of Astor Street, as follows: A triangular strip beginning at a point distant 330.63 feet measured along the division line between property of the Manufacturers' Developing Company and the Waverly and Passaic Branch of the New York Bay Railroad from the center line of Adams Street produced; thence south 80 degrees 26 minutes west along the above mentioned division line 20 feet more or less to an angle in the property line of the Manufacturers' Developing Company; thence still along the line of the Manufacturers' Developing Company north 23 degrees 33 minutes west 30 feet more or less to the westerly line of Astor Street; thence along the northerly line of Astor Street south 65 degrees 39 minutes east 17 feet more or less to the place of beginning, excepting that part of the above described portion of Astor Street lying within the limits of Jefferson Street. All as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1307-V and that an ordinance vacating the same be taken up for consideration at a meeting of this Board to be held on Tuesday, October 21st, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers for one day at least ten days before said October 21st, 1924, of the intention of the Board so to do, and that at said meeting all persons whose lands may be affected by said ordinance, or who may be interested therein, will be

given an opportunity to be heard concerning the same.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319), and the supplements thereto and amendments thereof, to order the opening and widening of Avenue P from its northerly terminus of Allegheny Avenue northerly to Ferry Street, also known as Lincoln Highway, and from the southerly line of the 100 feet right of way of the Newark and New York Branch of the Central Railroad of New Jersey southerly to the northerly line of Delancy Street.

Part No. 1.—From Lincoln Highway (formerly Ferry Street) to Roanoke Avenue.

Beginning at a point in the northerly line of Roanoke Avenue distant 1,439 feet westerly from the northwesterly corner of Doremus Avenue (formerly Avenue R) and Roanoke Avenue; thence running northeasterly

in a straight line 2,370 feet to Lincoln Highway and passing through a division corner in lands of Nickelburg Bros. Co. and Public Service Railway Co., which division corner is about 385 feet south of the southerly line of Lincoln Highway and about 924 feet west of the westerly line of Doremus Avenue. The above described line being the easterly line of a street to be 75 feet in width.

Part No. 2.—From Roanoke Avenue to Allegheny Avenue.

Beginning at a point in the center line of Roanoke Avenue distant 1522.23 feet measured westerly along said center line from the intersection of said center line and the center line of Doremus Avenue (formerly Avenue R); thence running south $17^{\circ} 58'$ west parallel with Doremus Avenue 677.84 feet to the northerly line of Allegheny Avenue. The above described line being the center line of a street to be 75 feet in width.

Part No. 3.—A triangular strip to be added to Avenue P as the same is now open on the easterly side thereof and extending from the southerly line of the 100 ft. right of way of the Newark and New York Branch of the Central Railroad southerly about 230 feet to the southerly terminus of Avenue P as now open.

Beginning at the intersection of the easterly line of Avenue P as now open with the southerly line of the 100 ft. right of way of the Newark and New York Branch of the Central Railroad; thence along said easterly line of Avenue P as now open south

17° 58' west 228.48 feet to a point in the southerly line of lands of the Central Railroad; thence along said line of lands south 63° 49' east 10.69 feet; thence north 15° 19' 40" east 230.25 feet to the place of beginning.

Part No. 4.—From the northerly line of Wilson Avenue northerly to the southerly terminus of Avenue P as now open.

Beginning in the northerly line of Wilson Avenue at a point distant 1455.34 feet measured westerly at right angles from the center line of Doremus Avenue, formerly Avenue R; thence running parallel with Doremus Avenue aforesaid north 24° 21' east 3610.38 feet more or less to an angle point; thence north 15° 19' 40" east 254.48 feet to a point in the southerly terminus of Avenue P as now open. The above described line being the center line of a street to be 75 feet in width.

Part No. 5.—From the southerly line of Wilson Avenue southerly to the northerly line of Delancy Street.

Beginning at a point in the center line of Wilson Avenue distant 1460.32 feet measured north 70° 23' west along the center line of Wilson Avenue from the center line of Doremus Avenue, formerly Avenue R; thence south 31° 29' west 1124.66 feet to a point in the center line of Delancy Street, the last mentioned point being distant westerly 1595 feet measured along the center line off Delancy Street from the center line of Doremus Avenue, formerly Avenue R. The above described line being the center line of a street to be 75 feet in width.

All as shown on a map prepared under the direction of this Board and a copy of which may be found in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1237-O, dated July 22, 1924.

That said improvement shall be undertaken as a local improvement and the costs thereof shall be assessed against the property peculiarly benefitted by said improvement in proportion to the benefits received, and in no case shall any assessments for said improvement exceed in amount such peculiar benefit, under and by virtue of the provisions of the act above referred to.

That the sum of \$160,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$160,000.00, under and by virtue of the provisions of an act entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an Improvement Commission," approved March 22, 1916 (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby author-

ized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvement to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on October 21, 1924, at 11 o'clock A. M., at which time and place ordinance for the making of such improvements will be considered.

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering tractor parts, cab and track assembly.

Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date

as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Gaetano Sepe be and he hereby is appointed temporarily to the position of Assistant Pitometer man in the Department of Public Works (Water) at a compensation of \$1,500 per annum, effective October 1st, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Ruben B. Ashlerian be and he hereby is appointed temporarily to the position of Assistant Engineer, in the Department of Public Works (Plans and Estimates) at a compensation of \$2,580 per annum, effective October 1st, 1924.

Thomas L. Raymond.
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Elias J. Hoffman, Frank Bagwell, Alfred F. Kucker and Jules G. Druesne, whose names have been certified by the Civil Service Commission as eligible, be and they hereby are appointed to the position of Mechanical Repairmen in the Department of Public Works (Motors) at a compensation of \$36.90 per week each, effective October 9th, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Thomas Richardson be and he hereby is appointed temporarily to the position of Draftsman in the Department of Public Works (Sewers) at a compensation of \$1,200 per annum, effective October 1st, 1924

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for the construction of the following sewers:

Sewer in Highland Avenue between Delavan Avenue and Elwood Avenue.

Center Street Sewer and branches.

Sewer in Park View Terrace between Chancellor Avenue and Hansbury Avenue.

Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contracts for general construction and heating in

the City Garage on Vroom Alley be and the same hereby is awarded to Walter L. Sommers, Inc., the lowest formal bidder, its bid being in the amount of Six thousand two hundred ten dollars (\$6,210.00) for General Construction and Three hundred seventy dollars (\$370.00) for Heating, and that the contract for Plumbing in the same building be and the same hereby is awarded to A. Taaffe and Company, Inc., the lowest formal bidder, the amount of its bid being Nine hundred seventy-two dollars (\$972.00).

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering "Mailometer Stamp Affixing Machine," also Meter Reading Binders.

Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he hereby is authorized and directed to advertise for sealed proposals for furnishing and installing an oil heating apparatus in the Department's Garage at No. 2 Vroom Alley, said proposals to be received at such time and place as the Director shall in proper advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, Dickerson Street was laid out on John Alling Map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, City Hall, Newark, N. J., on page 90 of private maps, from the southerly side of Warren Street southerly about 570 feet to its terminus, excepting such parts of the above described Dickerson Street as lie within the limits of Littleton Avenue and South Sixth Street; and

WHEREAS, Said portion of Dickerson Street has never been accepted or opened by the City of Newark; and

WHEREAS, Application has been made to this Board of Commissioners to release and extinguish the public right, if any, arising from such dedication; and

WHEREAS, Under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27th, 1917, and the acts amendatory thereof and supplementary thereto, this Board is empowered, after public hearing, by ordinance to release and extinguish the public right arising from such dedication; and

WHEREAS, It appears to this Board of Commissioners that said portion of Dickerson Street will not be a public benefit and that the public interest will be better served by releasing said lands from dedication; therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark that an ordinance releasing and extinguishing the public right arising from the dedication of Dickerson Street as the same is laid out on John Alling Map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, City Hall, Newark, N. J., on page 90 of private maps, from the southerly side of Warren Street southwesterly about 570 feet to its terminus, excepting such parts of the above described Dickerson Street as lie within the limits of Littleton

Avenue and South Sixth Street, and also as shown on map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1308-V, be taken up for consideration at a meeting to be held on Tuesday, October 21st, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers for one day at least ten days before said October 21st, 1924, of the intention of the Board so to do, and that at said meeting, all persons whose lands may be affected by said ordinance, or may be interested therein, will be given an opportunity to be heard concerning the same.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works, which will in turn file the same with the proper city officer

Elgin Sales Corporation, furnishing and delivering "Elgin" Pick-up Sweeper (Contract bond.)

Architects and Engineers Supply Co., furnishing and delivering imperial tracing cloth. (Contract bond.)

De Cozen Motor Company, furnishing and delivering Chrysler automobiles. (Contract bond.)

The A. P. Smith Mfg. Company, furnishing and delivering tapping sleeves and valves. (Contract bond.)

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The following petition was received and read:

Hon. Mayor and City Commissioners,
Newark, New Jersey.

Gentlemen:

We, the undersigned, property owners on the north side of First Avenue, between Fourth and Fifth streets, hereby petition your Honorable Body to change the balance of First Avenue situated between the above mentioned streets from residenec district to business district so as to enable Mr. Alfonso Frasso to open a general grocery and butcher store at #181 First Avenue on northwest corner of Fourth Street.

Yours respectfully,

Signed by five property owners.

On motion of Commissioner Brennan the petition was referred to the Board of Adjustment.

The following communication was received and read:

Department of Public Safety,
Division of Buildings

Newark, N. J., September 26, 1924.

To the Honorable Board of City Commissioners,
Newark, N. J.

Gentlemen:

I received your communication of September 23rd, requesting my opinion as to the fire risk of changing the north side of Thomas Street, between Hermon and Dawson Streets, from a "Light Industrial" to a "Heavy Industrial" District.

I have personally examined the section in question, and find a church and a public school located in this block, and consequently I suggest that you do not make any change in the zone.

Respectfully submitted,

Frederic Bigelow,

Supt. of Buildings.

Mr. Charles E. McCraith, Jr.: I realize this matter cannot be properly passed upon by this Board and there

is nothing for the Board to do but to refuse the application, but I might say there has been a *misunderstanding* throughout in this matter and I would suggest it be referred back to the Board of Adjustments. I think it is properly within their jurisdiction.

Commissioner Gillen: I move the matter be referred to the Board of Adjustment for consideration.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The following communications were received and read:

Federation of Improvement Associations, Inc.

Newark, N. J.,
September 27, 1924.

Mr. William Egan,
City Clerk, Newark, N. J.

My Dear Sir:

At the last meeting of the Federation of Improvement Associations a resolution was adopted instructing the Secretary to write you and ask what vacant property is owned by the City and Board of Education.

The object of the inquiry is to see if some of the grounds cannot be used for play grounds and in this manner taking the children from the street where their lives are endangered by traffic.

Thanking you in advance for your courtesy, I am

Very truly yours,

C. F. Canniff, Secretary.

On motion of Commissioner Howe the communication was referred to the Mayor.

North Jersey District Water Supply Commission,
20 Clinton Street,

Newark, N. J.,
September 26, 1924.

Board of Commissioners,
City of Newark, N. J.

Gentlemen:

Enclosed please find copy of resolution of this Commission adopting the form of contract for the proposed Wanaque water supply and for the presentation of such contract to the respective municipalities; copy of the contract itself and form of resolution suggested for adoption by your governing body within thirty days from the date of presentation of this form of contract, in accordance with Section 10 of the District Water Commission Act. It is hoped that action will be taken upon this resolution at the first meeting of your governing body after the receipt of this communication and that such action will be promptly reported to this commission.

Yours very truly,

North Jersey District Water Supply Commission,

Edmund Tyler, Secretary.

On motion of Commissioner Gillen the communication was referred to the Law Department.

Commissioner Howe offered the following resolution:

RESOLVED, By the Board of Commissioners of the City of Newark that Frank J. Gunning be and he hereby is appointed temporarily to the position of Assessing Clerk in the office of the Board of Assessment and Revision of Taxes, Department of Revenue and Finance, at a salary of One thousand five hundred dollars (\$1,500.00) per annum, effective September 11th, 1924.

Thomas L. Raymond
John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Mayor Breidenbach.

Mayor Breidenbach: There being no further business a motion is in order to adjourn.

Commissioner Gillen: I move to adjourn.

The roll being called, the motion was declared adoption by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN
City Clerk.

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MINUTES OF MEETINGS

OF THE

Board of Commissioners

October, 1924

NEWARK, N. J.

October 7, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commisiosners Brennan, Howe, Raymond, Mayor Breidenbach.

Absent:—Commissioner Gillen.

The minutes of meeting of September 30th were read and approved.

Commissioner Brennan offered the following ordinance, which was read by the clerk:

An ordinance to amend an ordinance entitled, "An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey, adopted July 15, 1924.

The Board of Commissioners of the City of Newark, Do Ordain:

Section 1. That Section 4, paragraph 5 of Article I of An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey, adopted July 15, 1924, be and the same is hereby amended to read as follows:

Section 4—Fees

V. Before any sign projecting beyond a building line more than twelve (12) inches is erected, a fee of 50 cents for each square foot of such sign shall be paid; and before any other kind of sign, billboard or advertising device is attached to, or erected upon any building a fee of 2 cents for each square foot of such sign shall be paid; and for any sign, billboard or advertising device erected upon the ground a fee of 1 cent for each square foot of such sign shall be paid; however, no such sign fee shall be less than One Dollar.

Section 2. That Section 7, paragraph 2 of Article II of said ordinance be and the same is hereby amended to read as follows:

Section 7—Classification of Use

II. In case any building is not specifically provided for, or where there is any uncertainty as to its classification, its status shall be fixed by a rule promulgated by the Superintendent of Buildings.

Section 3. That Section 64 of Article VI of said ordinance be and the same is hereby amended to read as follows:

Section 64—Retaining Walls

I. When an excavation is made on any lot the person making such excavation or causing it to be made shall, at his own cost and expense (except as may be otherwise required by this Code) build a retaining wall to support the adjoining earth; and such retaining wall shall be carried to the height of the adjoining earth, and be properly protected by coping.

II. Every retaining wall shall be constructed of masonry or reinforced concrete, as approved by the Superintendent of Buildings, and the thickness of the base shall be no less than one-quarter ($\frac{1}{4}$) of its height.

Section 4. That Section 79, paragraph 2 of Article VII of said ordinance be and the same is hereby amended to read as follows:

Section 79—Wood Beams and Girders

II. Every wood beam, except header and tail beams, shall have

bearings of at least four inches. The ends of such beams where they rest on masonry wall shall have ends bevelled 3". In no case (except in frame buildings) shall either end of a floor or roof beam be supported on a stud partition. All trimmer, header and tail beams over 4 feet in length, unless supported on a wall or girder, shall be hung in approved stirrups or hangers. All bearings shall be of sufficient area so that the pressure per square inch does not exceed the allowable values (see Sections 52 and 76). When stirrups are used for supports of beams the beams shall have bearings the full width of the stirrup irons.

Section 5. That Section 142 of Article IX of said ordinance be and the same is hereby amended to read as follows:

**Section 142—Beam and Girder
Fireproofing**

I. Iron and steel beams or girders shall be entirely encased in fireproof material not less than one and one-half inches thick ($1\frac{1}{2}$ "), and if supporting a wall or part thereof, or a sidewalk, such fireproof material shall be not less than two (2") thick.

Section 6. That Section 227, paragraph 1 of Article XII of said ordinance be and the same is hereby amended to read as follows:

**Section 227—Protection of Iron
or Steel**

I. Iron or steel construction hereafter placed in any building shall be entirely encased in fireproof material

not less than one and one-half inches thick ($1\frac{1}{2}$ "), and if supporting a wall or part thereof, or a sidewalk, such fireproof material shall be not less than two inches (2") thick. (See Sections 141-142.)

Section 7. That Section 314 of Article XVIII of said ordinance be and the same is hereby amended to read as follows:

Section 314—General Elevator Regulations

I. Every elevator, escalator, freight conveyor or amusement device installed in the City of Newark, N. J., shall be constructed, maintained and operated as required by this Article.

II. When any existing installation for either passenger or freight service is deemed by the Superintendent of Buildings to be unfit or dangerous, its use shall be discontinued until it is repaired and made safe. All defective parts necessary of replacement shall conform, in so far as possible, with the regulations governing future installation.

III. All future and existing elevators shall be lighted as approved by the Superintendent of Buildings.

Section 8. That Section 315 of Article XVIII of said ordinance be and the same is hereby amended to read as follows:

Section 315—Electrical Certificate

I. All electrical equipment of ele-

vators must be done in accordance with the rules and regulations of the Electrical Bureau of the City of Newark, and a certificate for all such work must be obtained from the Electrical Bureau.

Section 9. That Section 316 of Article XVIII of said ordinance be and the same is hereby amended to read as follows:

Section 316—Rules to be Posted

I. In the car of every passenger elevator, the Superintendent of Buildings shall cause to be posted and maintained, such of the regulations relating to the operation of elevators as he may deem necessary to insure public safety.

Section 10. That Section 389, paragraph 1 of Article XXII of said ordinance be and the same is hereby amended to read as follows:

Section 389—Materials and Construction

I. Excepting ground signs, temporary signs and signs of wood not over thirty (30) inches in width, all signs, fixed awnings and other projecting objects, erected or altered within the City of Newark, shall be constructed entirely of metal. Structural iron used in signs, fixed awnings and other projecting objects, shall conform to the requirements of Article XII of this Code, and sheet metal shall be not less than No. 26 U. S. Gauge.

Section 11. That Section 393 of Article XII of said ordinance be and

the same is hereby amended to read as follows:

Section 393—Signs Without Permits to be Removed

I. Every sign, fixed awning or other projecting object now existing or hereafter erected, contrary to the provisions of this Code, shall be forthwith removed or altered, changed or cut down, so as to comply with the provisions of this Code; and any such sign not complying with the provisions of this Code, which shall not have been removed or so altered or changed within sixty (60) days after notice from the Superintendent of Buildings to the owner of such sign, shall be removed by the Division of Buildings, and the cost and expense of removing such sign shall be paid by the owner.

Section 12. That Section 418 of Article XXIV of said ordinance be and the same is hereby amended to read as follows:

Section 418—Alterations and Additions

I. Except as otherwise specifically provided in this ordinance, or as the same shall be amended from time to time, no existing frame, wood or other combustible structure in the City of Newark shall be moved, enlarged or altered.

Section 13. That Section 428 of paragraphs I and II of Article XXV of said ordinance be and the same is hereby amended to read as follows:

Section 428—Ceilings and Partitions

I. In every business and public building, all ceilings supported by

steel or wood beams, excepting ceilings of one story buildings and mill construction, and all partitions having steel or wood studs shall be covered with metal lath and plaster, or other approved material.

II. In every tenement house, business and public building erected or altered which are not required to be of fireproof, the ceilings of the cellar or lowest story shall have all wood covered with metal lath and plaster.

Section 14. That Section 429 of Article XXV of said ordinance be and the same is hereby amended to read as follows:

Section 429—Pipes and Conduits

I. No pipes, conduits, wires or ducts of any kind shall be placed inside of the fireproofing of any iron or steel structural member, and no such pipes, conduits, wires or ducts shall be placed within any reinforced concrete column or masonry pier.

Section 15. That Section 433 of Article XXV of said ordinance be and the same is hereby amended to read as follows:

Section 433—Bay and Show Window Construction

I. Bay Windows constructed or placed on fireproof or non-fireproof buildings shall be constructed of approved incombustible materials.

II. Show windows in non-fireproof buildings shall be covered with approved incombustible materials, and in

fireproof buildings shall be constructed entirely of incombustible materials.

Section 16. That Section 448 of Article XXVII of said ordinance be and the same is hereby amended to read as follows:

Section 448—Non-Fireproof Buildings

I. No existing non-fireproof building over three (3) stories high shall be used in whole, or in part, as a dormitory or lodging house, unless protected throughout by approved automatic sprinklers.

II. No existing non-fireproof building over four (4) stories high shall be used in whole, or in part, as a hotel or business building, unless protected throughout by approved automatic sprinklers.

Section 17. That an ordinance entitled "An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey, adopted July 15, 1924, be and the same is hereby amended by adding thereto a new Article to be known as Article XXVIII, which Article shall read as follows:

ARTICLE XXVIII.

Definitions

Section 455—General

For the purpose of properly construing this Building Ordinance, words and terms used in this Code shall be defined as stated in this Article.

Words used in the present tense in-

clude the future, words used in the masculine gender include the feminine and the neuter; the singular includes the plural, and the plural the singular; the word "person" includes a corporation as well as an individual; the word "lot" includes the word "plot"; the word "building" includes the word "structure"; "writing" includes printing and printed or typewritten matter; "oath" includes affirmation; "signature" or "subscription" includes "mark" when a person cannot write, his name being written near it.

Apartment.—An apartment is a suite of two or more rooms where a person or persons live independently of the other occupants of the same building.

Apartment Hotel.—An apartment hotel shall be taken to mean and include every hotel in which the apartments are rented or intended or designed to be rented in suites, and for terms not less than one month, and in which there are no kitchens, dining rooms or serving rooms within the apartments, but where a common dining room is provided for the use of the tenants.

Approved Masonry.—Approved masonry is construction composed entirely of hard burned brick set in cement mortar, or heavy load tile set in cement mortar, or of structural steel encased in brick, tile, or concrete; or a combination of these materials, all conforming with the requirements of Article 8, of this Code.

Approved.—The term "approved" as applied to any material, device or

mode of construction, means approved by the Superintendent of Buildings under the provisions of this Code, or by any other authority designated by law to give approval to the matter in question.

Alteration.—An alteration, as applied to a building or structure, is any change or rearrangement in the structural parts or in the exit facilities, or any enlargement, whether by extending on any side or by increasing in height, or the moving from one location or position to another.

Alteration.—The term "alteration" as applied to mechanical devices, shall include any essential change to the machinery or to the apparatus operated by machinery, or any change to the structure guiding or carrying the apparatus or machinery, or to the equipment, except that ordinary repair work shall not be deemed an alteration.

Automatic.—The term "automatic" as applied to a fire door or other opening protective, means normally held in an open position and automatically closing by the action of some releasing device.

Amusement Devices.—Amusement devices shall mean and include all mechanically operated devices which are used to convey persons in any direction as a form of amusement.

Basement.—A basement shall be taken to mean that portion of a building the floor of which is below the curb level at the center of the front of the building, more than one foot

and not more than three-fourths of the height of said portion measuring from floor to ceiling.

Bearing Wall.—Bearing wall means any wall which carries any load other than its own weight.

Board of Adjustment.—"Board of Adjustment" shall be taken to mean a Board established by authority of Chapter 146 of the Laws of New Jersey of 1924, having power to adjudicate questions of zoning.

Building.—A building is any temporary or permanent stationary structure, fence, wall or enclosure built either above or below the ground.

Building Area.—The building area is the maximum horizontal projected area of a building and its accessories.

Business Buildings.—Business buildings are buildings or parts of buildings which are not public buildings or residential buildings, including, among others, office buildings, stores, markets, restaurants, warehouses, freight depots, car barns, stables, garages, factories laboratories, smoke houses, grain elevators and coal pockets.

Bulkhead.—The term "bulkhead" includes all such enclosed structures above the roof of any part of a building as enclose only stairways, tanks, elevator machinery or ventilating apparatus or shafts.

Cellar.—A cellar shall be taken to mean the lowest portion of a building the floor of which is below the curb level at the center of the floor of the

building, more than three-fourths of the height of said portion measuring from the floor to the ceiling.

Cement.—Cement, other than Portland cement, shall be considered to mean such cement as will, when tested neat, after one day in air, be capable of sustaining without rupture a tensile strain of at least 60 pounds per square inch, and after one day in air and six days in water be capable of sustaining without rupture a tensile strain of at least 120 pounds per square inch.

Chimney.—A chimney is that part of a building which contains one or more flues for transmitting the products of combustion from some fire-place or heating device to the outer air, and includes the fireplace when there is one.

Corner Lot.—A corner lot is a parcel of land at the junction of and fronting on two intersecting streets.

Curb and Curb Level.—The term "curb" or "curb level," for the purpose of measuring the height of any portion of a building, is the mean level of the curb in front of such building. Where a building is on a corner lot the curb level is the mean level of the curb in front of both street facades. The term "curb" or "curb level" when used in fixing the depth of an excavation, means the curb level at that point of the curb which is nearest to the point of the excavation in question.

Curtain Walls.—Curtain walls shall be taken to mean walls built between

piers or iron or steel columns, and being non-bearing walls.

Dead Load.—The term "dead load" means the weight of any or all walls, partitions, plaster, framing, flooring, roofs and any other permanent construction forming a part of any building.

Drop.—When a reinforced concrete flat slab is thicker in that portion adjacent to or surrounding the column, the thickened portion shall be known as a drop.

Duct.—A duct is a passage constructed of sheet metal or other incombustible material, and used only for the transmission of air, whether fresh, heated or vitiated.

Dumbwaiter.—The term "dumbwaiter" shall apply to such special form of freight elevator, whether power driven or manually operated, the dimensions of which shall not exceed nine square feet in horizontal section and which lands not less than two feet above the floor.

Effective Area of Columns.—The effective area of a concrete column with lateral reinforcement means the area of concrete within the hoops or bands.

Elevator.—Elevator shall mean any device within or in connection with a building or structure used for carrying persons or things upward or downward.

Escalator.—The term "escalator" shall apply to a moving continuous in-

clined stairway or runway designed for elevating or lowering passengers.

Existing Installations—The term "existing installations" shall apply to any elevator, machinery or equipment used in connection therewith, either already installed, in process of installation, or for which plans are on file with the Superintendent of Buildings.

Factors of Safety—Where the unit for any material is not prescribed in this Code, the relation of allowable unit stress to ultimate stress shall be:

As one to four for metals, subjected to tension or transverse stress.

As one to six for timber.

As one to ten for natural or artificial stones and brick or stone masonry.

Family—A "family" is any number of individuals living and cooking together on the premises as a single housekeeping unit.

Fireproof Buildings — Fireproof buildings or structures are those which are composed entirely of materials that will resist the action of fire and are constructed as required in Article 9 of this Code.

Fire Towers—Interior stairways constructed and arranged as follows shall be known as fire towers: The enclosing walls shall be of brick or concrete not less than eight inches thick, and without openings, except for doors or windows opening on a street, or on a yard or court not less

than 100 square feet in area. Access to the stairway shall be provided at each story served by a fire tower through outside balconies or fireproof vestibules having solid floors of incombustible materials and provided with substantial railings. Such balconies or vestibules shall be level with the floors of the building and platforms of the stairs connected by them, and shall be separated therefrom by self-closing fire doors. The clear width of such connecting balconies and vestibules shall not be less than that required for a hallway. The stairs in fire towers shall comply in all respects with the requirements of this Code relating to interior stairs.

Fire Wall—A fire wall is any wall built for the purpose of restricting the area subject to the spread of fire.

Fire Partition—A fire partition is a subdividing partition built for the purpose of protecting life by providing an area of refuge.

Floor Area—A floor area is any space enclosed on all sides by either the exterior walls, fire walls, or fire partitions.

Flue—A flue is a passage, enclosed on all sides with solid masonry or reinforced concrete, and used only for the transmission of air, whether fresh, heated or vitiated, or of the products of combustion from solid fuel or liquid fuel, and designated respectively "vent flue" or "smoke flue."

Foundation Walls — Foundation walls shall be construed to include all walls and piers built below the curb

level or the nearest tier of beams to the curb, which serve as supports for walls, piers, columns or other structural parts of a building or structure.

Frame Building—A frame building shall be taken to mean a building of which the exterior walls, or a portion thereof, shall be constructed of wood; buildings with studs or posts of wood partially or entirely covered with four inches or less of masonry or with metal sheets, shall be deemed frame buildings.

Freight Elevator—Freight elevator shall mean and include any elevator designed and used for the carrying of things and of such persons only as are necessary for its safe operation or the handling of things carried by it.

Freight Conveyor — The term “freight conveyor” shall apply to a device used for elevating or lowering freight in a vertical or inclined direction or on a continuous moving carrier without the service of an operator thereon.

Future Installations—The term “future installations” shall apply to any elevator, machinery or equipment used in connection therewith, installed after these rules become effective.

Garage or Station, Automobile—An automobile garage or station is any building or part of any building where one or more automobiles or other self-propelling vehicles, not including motorcycles, are kept for storage, manufacture, repair, exhibition, demonstration, sale, rental, hire, painting, adjustment or equipment.

Hall Stair—A stair hall includes the stairs, stair landings and those portions of the public hall from the entrance leading to and including the stair enclosure.

Hand-Power Elevator—The term “hand-power elevator” shall apply to such form of passenger or freight elevators which are manually operated, the dimensions of which exceed nine square feet in horizontal section.

Height of a Building—The “height of a building” is the vertical distance measured in the case of flat roofs from the curb level to the highest point of the roof beams, and in the case of pitched roofs from the curb level to the average height of all roof beams. Where no roof beams exist or there are structures wholly or partly above the roof, the height shall be measured from the curb level to the level of the highest point of the buildings. Where the walls of a building do not adjoin a street, the average level of the ground adjoining the walls of the building may be taken by the Superintendent of Buildings instead of the curb level.

Height of Wall—Height, as applied to a wall, means the vertical distance to the top measured from the foundation wall, or from a girder or other intermediate support of such wall.

Horizontal Exit — A “horizontal exit” is the connection of any two floor areas, whether in the same building or not, by means of a vestibule, or by an open air balcony or bridge, or through a fire partition or fire wall.

Hotel—A hotel shall be taken to

mean and include every building or part thereof intended, designed, or used for supplying food and shelter to residents or guests, and having a general public dining room or a cafe, or both, and containing also more than fifteen sleeping rooms above the first story.

House, Lodging—A lodging house shall be taken to mean and include any house or building or portion thereof in which persons are harbored or lodged for hire for any term less than a week.

Interior Lot—An "interior lot" is a lot other than a corner lot.

Interlocking Device—An interlock within the meaning and intent of the law shall be an electrical mechanical or electro-mechanical device which positively interconnects the closing and locking of the shaftway door with the operation of the car, the function of which is to render the car inoperative if the shaftway door at which the car is standing is opened or unlocked.

Length of Columns—The length of columns means the maximum unsupported length.

Length of an Outer Court—The "length of an outer court" is the horizontal distance between the end opening on a street or rear yard and the end opposite such street or rear yard.

Live Loads—The term "live load" means all forms of loading other than the weight of the material entering into the construction of the building.

Mill Construction—The term "mill

construction" shall apply to buildings without hollow or concealed spaces, having brick walls not less than 12 inches in thickness for the top story and increasing in thickness according to this Code. Roofs to be three-inch splined planking spiked directly to heavy roof timbers not less than six inches in the least dimension, covered with metal or other approved incombustible roofing. Floors to be solid without openings, constructed of not less than three-inch splined planking covered with one-inch top flooring laid crosswise or diagonally, properly nailed. Between the top flooring and the planking shall be placed not less than two thicknesses of waterproof material carefully laid to break joints and flashed at least three inches around all walls, posts or columns and openings with mouldings or mop boards. Size and spacing of floor timbers shall be suitable for the load to be carried, but the timbers shall in no case be less than eight inches in the least dimension, and shall rest on top of girders or in iron or steel plates in the walls. Girders shall rest upon iron or steel plates in the walls and on iron or steel caps on columns, so arranged as to be self-releasing. Columns and posts shall rest on pin-les, and the size and spacings thereof shall be suitable for the load to be carried, but no column or post shall be less than eight (8) inches in the least dimension. Columns, girders and beams, if of wood, shall be of solid material, and if of iron or steel shall be protected as provided for in this Code. All elevators, stairs, belts, pipes, shaftings and vents piercing floors shall be enclosed in towers having brick walls not less than eight

inches in thickness or reinforced concrete walls not less than six inches in thickness, and all openings therein shall be protected by standard automatic self-closing fire doors.

Non-Fireproof Buildings—Non-fireproof buildings or structures are those which are constructed with interior beams, non-bearing partitions, rafters, doors, trim, flooring, roof boarding and exterior doors, sash and frames opening on streets, of wood, and with all exterior walls, fire walls, bearing walls and all shaft and staircase walls, of masonry and with all exterior cornices and ornaments or fireproof material.

Occupied—The term "occupied" as applied to any building, shall be construed as though followed by the words "or intended, arranged or designed to be occupied."

Office Building—An office building shall be taken to mean and include every building which shall be divided into rooms above the first story, and intended or used for office purposes, excepting only for the janitor and his family.

Open Shaft—An open shaft is one that extends through the roof of a building and is open to the outer air at the top.

Passenger Elevator—Passenger elevators shall mean and include any elevator designed and used for the carrying of persons other than those necessary for its safe operation.

Pent House—The term "pent house"

means any enclosed structure, other than a bulkhead, extending more than 12 feet above a roof.

Power Driven Elevator—The term "power-driven elevator" shall apply to any form of elevator except those operated by hand power, gravity in both directions, or through friction grip on the pull rope.

Private Dwelling—A private dwelling shall be taken to mean and include every building which shall be intended or designed for or used as the home or residence of not more than two separate and distinct families or households, and in which not more than fifteen rooms shall be used for the accommodation of boarders, and no part of which structure is used as a store or for any business purposes.

Portland Cement—Portland cement shall be held to mean such cement as shall consist of a mixture of argillaceous and calcareous materials, calcined together and subsequently ground to an impalpable powder, and thereafter to receive no addition of other substances except a maximum of two per cent. of gypsum or lime for the purpose of regulating the setting, and when tested neat, after one day set in air, be capable of sustaining without rupture a tensile strain of at least 120 pounds per square inch, and after one day in air and six days in water shall be capable of sustaining without rupture a tensile strain of at least 300 pounds per square inch.

Public Buildings—Public buildings are buildings or parts of buildings in

which persons congregate for civic, political, educational, religious or recreational purposes, or in which persons are harbored to receive medical, charitable or other care or treatment, or in which persons are held or detained by reason of public or civic duty, or for correctional purposes, including, among others, court houses, schools and colleges.

Refrigerating Machine—A “refrigerating machine” is a mechanical device for abstracting heat from a body at one temperature and transferring it to another at a higher temperature.

Reinforced Concrete Construction—Reinforced concrete means any construction in accordance with the provisions of this Code, of approved concrete in which steel is imbedded in such a manner as to increase its strength.

Residence Buildings — Residence buildings are buildings or parts of buildings in which sleeping accommodations are provided, except such as may be classed as public buildings, including, among others, dwellings, tenement houses, hotels, lodging houses, dormitories, convents, studios and club houses.

Residence District — A “Residence District” is any part of the City of Newark which is specifically designed as a “Residence District” on the use district map of the Building Zone Ordinance of the City of Newark.

Self-Closing—The term “self-closing” as applied to a fire door or other opening protective, means closing au-

tomatically after having been opened for use.

Sidewalk Type Elevator—The term “sidewalk type elevator” shall apply to such special form of freight elevator, either power-driven or manually operated, the platform of which does not exceed fifty square feet in area and is suspended or supported at one or more points on the underside.

Shaft—A shaft is an enclosed space extending through one or more stories of a building connecting a series of two or more openings in successive floors, or floors and roof.

Skylight—The term “skylight” shall be taken to mean and include flat, hipped, lantern, monitor, turret, dome, vertical or pitched saw-tooth construction, and all other covers placed over openings on roofs for the admission of light.

Sign—For the purpose of this ordinance, the term “sign” shall be construed to include every sign, billboard or advertising device.

Smoke Pipe—A smoke pipe is a passage constructed of metal and used for an intermediate connection between a heat-producing device and a chimney or metal stack for the transmission of the products of combustion.

Sprinkled — The term “sprinkled” means equipped with an approved system of automatic sprinklers throughout the building, and the term “unsprinkled” means not so equipped.

Span—The span of beams and slabs means the distance from center to center of supports.

Street Wall—A “street wall” of a building, at any level, is the wall or part of the building nearest to the street line.

Story Height—The height of a story shall be the perpendicular distance from the top of the finished ceiling in one story to the underside of the finished ceiling in the same story.

Stair Exit—A stair exit is a direct connection of any floor area to a stairway, constructed in accord with this Code.

Vent Shaft—A vent shaft is one used solely to ventilate or light, or both, one or more watercloset compartments or bath rooms.

Width of Streets—Streets 50 feet or less in width, between building lines, shall be considered 50 feet wide.

Streets more than 50 feet and less than 75 feet in width, between building lines, shall be considered 75 feet wide.

Streets more than 75 feet and less than 100 feet in width between building lines, shall be considered 100 feet wide.

Streets more than 100 feet and less than 125 feet in width, between building lines, shall be considered 125 feet.

Streets more than 125 feet or open public spaces of greater width shall be considered 150 feet wide.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

Section 6 declared open to amendment.

Section 7 declared open to amendment.

Section 8 declared open to amendment.

Section 9 declared open to amendment.

Section 10 declared open to amendment.

Section 11 declared open to amendment.

Section 12 declared open to amendment.

Section 13 declared open to amendment.

Section 14 declared open to amendment.

Section 15 declared open to amendment.

Section 16 declared open to amendment.

Section 17 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading on October 14th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance providing for the vacation of Fountain Place, 50 feet in width, from South Orange Avenue northerly about 410 feet to its terminus, and also as laid out 30 feet in width from Kensington Place westerly about 250 feet to its terminus.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Fountain Place as the same is laid out on map approved by resolution of the Board of Street and Water Commissioners, Newark, N. J., on December 11, 1913, 50 feet in width from South Orange Avenue northerly about 410 feet to its terminus, and also as laid out on the above mentioned map 30 feet in width from Kensington Place westerly about 250 feet to its terminus, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1305-V, shall be vacated as a public street or highway under and by virtue of the provision of Section 1, sub-division (b) of Article XXII, of an Act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto.

Section 2. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading on October 14th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach

Commissioner Brennan moved that the title of "An ordinance to amend an ordinance entitled 'An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions,'" adopted December 31, 1919, be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The ordinance having been read three times, was then declared to be upon its third and final passage

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the sum of Two hundred forty-eight dollars (\$248.00) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs as follows:

City Sundries\$248.00

F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Twenty-two thousand eight hundred sixty-four dollars and twenty-six cents (\$22,864.26) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs, as follows:

Outdoor Poor \$2,723.60
Outdoor Poor 5,128.00
Bureau of Health..... 3,357.11
City Home 2,545.17
Almshouse 4,668.72

Bureau of Baths..... 2,106.10
Public Outings 1,021.14
For Relief and Education of
Certain Indigent Children 51.75
Band Concert 178.00
Public Affairs 1,081.95
City Sundries 2.72
\$22,864.26

F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of Eight hundred sixty-four dollars and seventy-five cents (\$864.75) be and the same is hereby appropriated to persons named on annexed list, being the bills and claims of the Department of Revenue and Finance, as follows:

City Sundries\$223.39
Collecting Taxes 132.44
Elections 339.50
Assessments to be refunded..... 169.42
\$864.75

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Sixteen thousand seven hundred eighty-five dollars (\$16,785.00) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

Ellery Avenue opening damages	\$8,020.00
Madison Avenue opening damages	3,400.00
Cameron Road opening damages	1,500.00
Putnam Street opening damages	3,865.00
	<hr/>
	\$16,785.00

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of Eight thousand seven hundred sixty-three dollars and sixty-six cents (\$8,763.66)

be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Contingent	\$250.00
Licenses	179.00
Construction and alteration of buildings	244.74
Fire Department	8,089.92
	<hr/>
	\$8,763.66

W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of One thousand two hundred fifty dollars and fifty cents (\$1,250.50) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending October 1, 1924, as follows:

Shade Tree	\$1,250.50
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Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Seven thousand three hundred and twenty-eight dollars and sixty-eight cents (\$7,328.68) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property, as follows:

Public Buildings	\$3,677.25
Eighth Precinct Station Construction	3,651.43
	<hr/>
	\$7,328.68

Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the law and by the authority of this Board, the Director of Public Safety has publicly solicited, received and opened proposals covering painting at the Third Precinct Police Station, Department of Public Safety; and

WHEREAS, The proposal of Charles Barr, Jr., at the price of \$1,425.00 for said painting, was the lowest bid submitted and is acceptable to the Director of Public Safety; therefore be it

RESOLVED, That the proposal of the said Charles Barr, Jr., be and the same is hereby accepted, the Law Department directed to prepare the proper contract, and the Director of Public Safety and the City Clerk authorized and empowered to execute said contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That resolution Nos. 9950 S. and 10349 S. insofar as they affect Dr. Paul H. Hosp, clinic physician, Bureau of Health, and Albin Fredericks, Farmhand, Almshouse, be and the same are hereby rescinded. Be it further

RESOLVED, That the changes affecting the payrolls of the Department of Public Affairs be and the same are hereby approved:

Almshouse

Appointment Non-Competitive
Class—

Albin Fredericks, Farmhand, salary \$60 per month; effective July 26th, 1924.

Bureau of Health

Resignation—

Dr. Paul H. Hosp, cilnic physician,
resigned to take effect September 15,
1924.

F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the fol-
lowing resolution:

To the Board of Commissioners of the
City of Newark, N. J.

Dear Sirs:

I respectfully submit the statement
annexed (by items) of the amounts in
gross as shown by the records in this
office of the costs and expenses of the
several openings and pavings, Chap-
ter 152, Laws of 1917, now completed,
which statements are now ready to be
referred to the Board of Commis-
sioners of Assessments for Local Improve-
ments, in order that assessments for
benefits may be levied in accordance
with law.

A. K. Brady,

Acting Auditor of Accounts.

Ellery Avenue Opening 100
ft. south of Ivy St. to
Richelieu Pl. . . . \$9,193 30

Madison Avenue Opening,
McClellan St., 172 feet
southerly 4,296.45

Cameron Road Opening
from intersection of Helen
Place and Richelieu Ter-
race to intersection of
Richelieu Place and Cam-
eron Road 2,357.30

Putnam Street Opening,
Newark-Irvington Line—
Newark-Maplewood Line.. 4,960.50

Montrose Street Paving,
Cameron Road to Varsity
Road 12,489.70

Varsity Road Paving, Mont-
rose Street to City Line... 2,837.80

Cameron Road Paving,
Eastern Parkway to City
Line 7,090.85

Eastern Parkway Paving,
Cameron Road 665 feet
southerly 13,111.30

Dover Street Paving, 443
feet south of Cliff 260 feet
southerly 5,581.30

North 11th Street Paving,
Second to Third Avenues 14,116.75

North 7th Street Paving,
Davenport to Delavan
Avenues 11,121.35

RESOLVED, By the Board of Com-
missioners of the City of Newark,
New Jersey, that the foregoing re-
port and declaration of costs be and

the same are hereby referred to the Board of Commissioners of Assessments for Local Improvements to assess benefits pursuant to the direction and provision of the statutes in such case made and provided.

John Howe
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach

A resolution fixing the form and terms and providing for the sale of \$3,500,000 bonds of the City of Newark, to be issued pursuant to ordinances heretofore adopted.

BE IT RESOLVED, By the Board of Commissioners of the City of Newark as follows:

Section 1. The \$2,500,000 Market House Bonds of the City of Newark, the issuance of which was authorized by an ordinance entitled, "An Ordinance authorizing the issuance of \$2,500,000 Market House Bonds of the City of Newark," adopted by the Board of Commissioners of the City of Newark on September 30, 1924, shall be two thousand five hundred in number, numbered from 1 to 2,500, inclusive, of the denomination of \$1,000 each, and shall mature and be payable in annual installments, as follows. Fifty bonds on December 1st in each of the years 1926 to 1934, inclusive; sixty bonds on December 1st

in each of the years 1935 to 1944, inclusive; seventy bonds on December 1st in each of the years 1945 to 1954, inclusive, and seventy-five bonds on December 1st in each of the years 1955 to 1964, inclusive.

Section 2. The \$300,000 Hospital Bonds of the City of Newark, the issuance of which was authorized by an ordinance entitled "An Ordinance authorizing the issuance of \$300,000 Hospital Bonds of the City of Newark," adopted by the Board of Commissioners of the City of Newark on September 30, 1924, shall be three hundred in number, numbered from 1 to 300, inclusive, of the denomination of \$1,000 each, and shall mature and be payable in annual installments, as follows: Eight bonds on December 1st in each of the years 1925 to 1934, inclusive, ten bonds on December 1st in each of the years 1935 to 1944, inclusive, and twelve bonds on December 1st in each of the years 1945 to 1954, inclusive.

Section 3. The \$100,000 Fire Apparatus Bonds of the City of Newark, the issuance of which was authorized by an ordinance entitled "An Ordinance authorizing the issuance of \$100,000 Fire Apparatus Bonds of the City of Newark," adopted by the Board of Commissioners of the City of Newark on September 30, 1924, shall be one hundred in number, numbered from 1 to 100, inclusive, of the denomination of \$1,000 each, and shall mature and be payable in annual installments as follows: Twenty bonds on December 1st in each of the years 1925 to 1929, inclusive.

Section 4. The said Market House Bonds, Hospital Bonds and Fire Apparatus Bonds shall be dated December 1, 1924, shall bear interest from their date at the rate of four and one-half per centum ($4\frac{1}{2}\%$) per annum, payable semi-annually on June 1st and December 1st in each year, and shall be coupon bonds, registerable at the option of the holder as to principal alone or as to both principal and interest. They shall be signed by the Mayor, countersigned by the Director of the Department of Revenue and Finance and the seal of the City of Newark shall be thereto affixed and attested by the City Clerk. The coupons to be attached to said bonds shall bear the fac-simile signature of the Director of the Department of Revenue and Finance. Both principal and interest of the bonds shall be payable at the National State Bank in the City of Newark in gold coin of the United States of America of the standard of weight and fineness existing on the date of said bonds.

Section 4. The said bonds shall be issued in substantially the following form:

No.	No.
UNITED STATES OF AMERICA STATE OF NEW JERSEY THE CITY OF NEWARK	
\$1,000	\$1,000
.....BOND	

The City of Newark, a municipal corporation in the County of Essex and State of New Jersey, for value received hereby promises to pay to the bearer, or, if this bond be regis-

tered, to the registered holder hereof, the sum of

ONE THOUSAND DOLLARS
(\$1,000)

on the 1st day of December, 19 , with interest thereon from the date hereof at the rate of four and one-half per centum ($4\frac{1}{2}\%$) per annum, payable semi-annually on June 1st and December 1st in each year, upon the presentation and surrender of the annexed coupons therefor as they severally become due, or, if this bond be converted into a fully registered bond, to the registered holder hereof. Both principal and interest of this bond are payable in gold coin of the United States of America of the present standard of weight and fineness at The National State Bank of The City of Newark.

This bond may be registered as to principal by the holder in his name on the books of the Comptroller of said City, and such registration noted hereon, after which no valid transfer hereof shall be made except on said books until after registered transfer to bearer. Such registration shall not affect the negotiability of the coupons, which shall continue to be transferable by delivery. At the request of the holder of this bond, it will be converted into a fully registered bond and the coupons hereto annexed detached and cancelled, and thereafter both principal and interest will be payable only to the registered holder hereof.

This bond is one of an issue of bonds of like tenor, except as to ma-

turity, issued under and pursuant to Chapter 252 of the Laws of 1916 of New Jersey, and the acts amendatory thereof and supplemental thereto, and an ordinance duly adopted by the Board of Commissioners of The City of Newark on September 30, 1924.

It is hereby certified and recited that all conditions, acts and things required by the Constitution or statutes of the State of New Jersey to exist, be performed or happen precedent to or in the issuance of this bond, exist, have been performed and have happened, and that this bond, together with all other indebtedness of said City, is within every debt and other limit prescribed by the Constitution or statutes of said State, and the faith and credit of said City are hereby pledged irrevocably to the punctual payment of the principal and interest of this bond in accordance with its terms.

IN WITNESS WHEREOF, The City of Newark has caused this bond to be signed by its Mayor and countersigned by its Director of the Department of Revenue and Finance, and its corporate seal to be hereunto affixed and attested by the City Clerk, and the annexed coupons to bear the facsimile signature of said Director, and this bond to be dated December 1, 1924.

.....
Mayor.

Countersigned:

.....
Director of Department of
Revenue and Finance.

Attest:

.....
City Clerk.

(Form of Coupon)

No. \$22.50

June,
On the first day of December,
19 , the City of Newark, New Jersey,
will pay to the bearer

TWENTY-TWO AND 50/100
DOLLARS (\$22.50)

in gold coin at the National State
Bank of the City of Newark, being
the semi-annual interest then due on
its Bond, dated Decem-
ber 1, 1924, and numbered

.....
Director of the Department
of Revenue and Finance.

(Endorsement on Bonds)

CONVERSION CERTIFICATE

It is hereby certified that at the request of the holder of the within bond, I have this day cut off and destroyed coupons attached to said bonds, numbered from to , inclusive, of the amount and value of \$22.50 each, amounting in the aggregate to

Dollars (\$)

and that said bond is hereby converted into a registered bond, with the principal thereof and semi-annual interest thereon payable to

, or assignee
or legal representative.

Dated, 19 .

Comptroller.

NOTICE—No writing on this bond except by an officer of the City of Newark.

Date of Registry	In Whose Name Registered	Comptroller

Section 5. The \$600,000 School Bonds of the City of Newark, the issuance of which was authorized by an ordinance entitled, "An Ordinance appropriating \$600,000 for school purposes, and providing for the issuance of bonds to meet said appropriation," adopted by the Board of Commissioners of the City of Newark on September 30, 1924, shall be issued in substantially the form prescribed above, except that the following paragraph of said form shall be stricken out:

"This bond is one of an issue of bonds of like tenor, except as to maturity, issued under and pursuant to Chapter 252 of the Laws of 1916 of New Jersey, and the acts amendatory thereof and supplemental thereto, and an ordinance duly adopted by the Board of Commissioners of the City of Newark on September 30, 1924."

and there shall be substituted in lieu thereof the following paragraph:

"This bond is one of an issue of bonds of like tenor, except as to

maturity, issued under and pursuant to an act of the Legislature of the State of New Jersey, entitled 'An Act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof,' approved October 19, 1903, and the acts amendatory thereof and supplemental thereto, and an ordinance duly adopted by the Board of Commissioners of the City of Newark on September 30, 1924."

Section 6. The bonds shall be sold at public sale upon sealed proposals at 11 o'clock A. M., on October 27th, 1924, at the office of the Director of the Department of Revenue and Finance of the City of Newark, in the City Hall, after notice of such sale published in the manner required by law. The Director of the Department of Revenue and Finance is hereby authorized and directed to cause such notice to be published and to receive such proposals, and the power of the Board of Commissioners to award the bonds and reject bids therefor is hereby delegated to him.

Section 7. The notice of sale of the bonds shall be in substantially the following form:

NOTICE OF SALE
THE CITY OF NEWARK,
NEW JERSEY
\$3,500,000 4½% BONDS

Sealed proposals will be received by the undersigned at his office in the City Hall, Newark, New Jersey, until October 27th, 1924, at 11 o'clock A. M., when they will be publicly opened, for

the purchase, at not less than par and accrued interest, of bonds of the City of Newark, of the following authorized issues, viz:

1. \$2,500,000 Market House Bonds, maturing, \$50,000 of bonds on December 1st in each of the years 1925 to 1934, inclusive; \$60,000 of bonds on December 1st in each of the years 1935 to 1944, inclusive; \$70,000 of bonds on December 1st in each of the years 1945 to 1954, inclusive, and \$75,000 of bonds on December 1st in each of the years 1955 to 1964, inclusive.

2. \$300,000 Hospital Bonds, maturing, \$8,000 of bonds on December 1st in each of the years 1925 to 1934, inclusive; \$10,000 of bonds on December 1st in each of the years 1935 to 1944, inclusive, and \$12,000 of bonds on December 1st in each of the years 1945 to 1954, inclusive.

3. \$100,000 Fire Apparatus Bonds, maturing, \$20,000 of bonds on December 1st in each of the years 1925 to 1929, inclusive.

4. \$600,000 School Bonds, maturing, \$15,000 of bonds on December 1st in each of the years 1926 to 1933, inclusive; \$16,000 of bonds on December 1st in each of the years 1934 to 1938, inclusive, and \$20,000 of bonds on December 1st in each of the years 1939 to 1958, inclusive.

All of the bonds will be of the denomination of \$1,000, will be dated December 1, 1924, will bear interest from their date at the rate of four and one-half per centum ($4\frac{1}{2}\%$) per

annum, payable semi-annually on June 1st and December 1st, and will be coupon bonds, registerable at the option of the holder as to principal only or as to both principal and interest. Principal and interest will be payable in gold coin of the United States of the present standard of weight and fineness at the National State Bank of the City of Newark.

The several amounts necessary to be raised by the sale of said four bond issues (exclusive of the amount of any interest accrued on the bonds), respectively, are the maximum authorized amounts of said issues, respectively, as stated above; and no more bonds of any issue will be sold than will produce the amount necessary to be raised by the sale of such issue (exclusive of accrued interest) and an additional sum of less than \$1,000 for such issue. If less than the maximum authorized amount of any issue is sold, the unsold bonds of that issue will be those last maturing. The bonds of each issue will, unless all bids therefor are rejected, be sold to the bidder or bidders complying with the terms of sale and offering to pay not less than the amount necessary to be raised by the sale of such issue (exclusive of accrued interest) and to take therefore the least amount of bonds of such issue, commencing with the first maturity, and if two or more bidders offer to take the same amount of bonds of the same issue, then the bonds of that issue will be sold to the bidder or bidders offering to pay therefor the highest additional price (such additional price being less than \$1,000). In addition to the price bid, the purchaser must pay accrued in-

terest from the date of the bonds to the date of delivery. The right is reserved to respect any or all bids.

Any bidder may condition his bid on the award to him of two or more of said issues, but in that case if there is a more favorable bidder for any one of the issues for which he bids, his bid will be rejected.

Proposals should be addressed to the Director of the Department of Revenue and Finance, City Hall, Newark, New Jersey, and enclosed in a sealed envelope marked on the outside "Proposal for Bonds" and must be accompanied by a certified check for two per centum (2%) of the face amount of the bonds bid for, drawn upon an incorporated bank or trust company to the order of the "Director of the Department of Revenue and Finance of the City of Newark," to secure the City against any loss resulting from a failure of the bidder to comply with the terms of his bid. Checks of unsuccessful bidders will be returned upon the award of the bonds.

The successful bidder or bidders will be furnished with the opinion of Messrs. Reed, Dougherty & Hoyt, of New York City, that the bonds are valid and binding obligations of the City of Newark.

By order of the Board of Commissioners of the City of Newark.

Dated, October , 1924.

JOHN HOWE,
Director of the Department
of Revenue and Finance
of the City of Newark.

Section 8. The Director of the Department of Revenue and Finance is hereby authorized to cause said bonds to be prepared and to obtain the opinion of Messrs. Reed, Dougherty & Hoyt, Attorneys, of New York City, as to the validity of the bonds to be furnished to the purchaser or purchasers thereof, and the Mayor, Director of the Department of Revenue and Finance and the City Clerk are authorized to execute said bonds and the Director of the Department of Revenue and Finance is hereby authorized to deliver said bonds to the purchaser or purchasers thereof upon the receipt of the purchase price.

Section 9. In the blank space before the word "Bond" in the heading of the bond form set forth in Section 4 of this resolution, and also in the blank space before the word "Bond" in the coupon form set forth in said section, there shall be inserted the words "Market House" for identification of the Market House Bonds, the word "Hospital" for identification of the Hospital Bonds, the words "Fire Apparatus" for identification of the Fire Apparatus Bonds, and the word "School" for identification of the School bonds.

John Howe,
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Richard Coyne is the owner of premises described on the tax maps of the City of Newark as Block Map 4223, part 3, and which property was assessed in 1919 for benefits by reason of the construction of the Vailsburg Drainage Sewer System; and

WHEREAS, The said Richard Coyne at the time of the construction of said sewer granted a right of way across his property, without compensation, as appears by deed recorded in Book B 53 of Deeds for Essex County at page 377; and

WHEREAS, Said Richard Coyne has applied to the city to waive interest upon said assessment by reason of the granting of said right of way; and

WHEREAS, In the opinion of this Board said matter should be adjusted by the waiving of interest aforesaid; therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark that the Director of the Department of Revenue and Finance be and he is hereby authorized to accept the sum of \$935 in full settlement of the assessment appearing upon the Comptroller's books for the Vailsburg Drainage Sewer System in the name of Richard Coyne and against the property therein described as Block Map 4223, part 3, taxing district 17, and for so doing this shall be his sufficient warrant.

John Howe
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Raymond, Howe, Mayor Breidenbach.

WHEREAS, Thomas Matthews, who was appointed, temporarily, to the position of Lineman in the Fire Division, Department of Public Safety, on July 8th, 1924, has not taken up the duties of said position or reported relative to said position; and

WHEREAS, Such inactivity is hereby considered a declination of position mentioned, therefore be it

RESOLVED, That resolution referred to affecting the temporary appointment of said Thomas Matthews be and the same is hereby rescinded.

W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Raymond, Howe, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salaries of the following employees in the City Clerk's Department be and the same are hereby increased to the amounts set opposite their respective names, effective October 1, 1924:

	Per Annum
Solomon Baumsee, Clerk-Interpreter, from	\$2,200 to \$2,400
Max Gelb, Clerk from..	2,100 to 2,340
Michael Smith, Clerk, from	2,020 to 2,160
Kathryn Hilbe, Clerk-Stenographer, from..	1,680 to 1,800
Jeannette L. Feldman, Clerk - Stenographer, from	1,740 to 1,860
Frances R. Daly, Clerk, from	1,200 to 1,440

W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Raymond, Howe, Mayor Breidenbach.

RESOLVED, That Wiliam F. Sweet, who has been certified as eligible by the Civil Service Commission, be and he is hereby appointed to the position of Utilityman in the Police Division, Department of Public Safety, at a salary of \$1,440.00 per annum, payable semi-monthly as other salaries are paid ,effective as of October 1, 1924.

W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Raymond, Howe, Mayor Breidenbach.

RESOLVED, That the rate of wage for the following named employed as trimmers in the Shade Tree Division, Department of Parks and Public Property, be and the same is hereby increased from Fifty cents (50c) per hour to seventy cents (70c) per hour:

James F. Smith
William F. Shephard.

The above increase to become effective October 7, 1924.

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yes: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Civil Service Commission has certified the name of William Hamilton as eligible for appointment; therefore be it

RESOLVED, That William Hamilton be and he is hereby temporarily appointed as electrician in the Bureau of Public Buildings, Department of Parks and Public Property, at the prevailing rate of wage, Ten dollars and fifty cents (\$10 50) per day, said appointment to become effective October 6, 1924.

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Haymond, Mayor Breidenbach.

RESOLVED, That the following extra work on contract between the Connolly Construction Company and the City of Newark in connection with construction of the Eighth Precinct Station be and the same is hereby approved:

To furnishing and installing screens in new Eighth Precinct Police Station as per estimate of April 2nd, 1924	\$1,200.00
Additional window screens, mentioned in same estimate..	100.00
	<hr/> 1,300.00
Credit for omitting transoms	111.00
	<hr/> \$1,189.00
To furnishing and installing window shades new Eighth Precinct Station as per estimate of June 18th, 1924.....	\$ 255.00
To four (4) extra transom shades	28.00
	<hr/> 283.00

To extra door and window screen, Eighth Precinct Garage, ordered July 17th, 1924	44.75
To erecting concrete retaining wall rear of the new Eighth Precinct Police Station as per agreement.....	1,700.00
To furnishing and installing area gratings, Eighth Precinct, as per estimate of April 26th	148.00
To erecting shelving and drain board for batteries in apparatus room, as per estimate	80.00
	<hr/> \$3,444.75

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the increase of boiler capacity at the Newark City Hospital; and

WHEREAS, Elias Berla bid the sum of Seven thousand, eight hundred and eighty-seven dollars (\$7,887), which bid

was the lowest responsible one received, therefore be it

RESOLVED, That the contract for said work be and the same is hereby awarded to Elias Berla at the price aforesaid; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The late Bernard M. Shanley, Jr., was a most estimable citizen and faithfully had served the City of Newark as a member of the Shade Tree Commission; and

WHEREAS, Mr. Shanley, because of his unostentatious philanthropy had endeared himself to many of our community; and

WHEREAS, Mr. Shanley also was a man of conservative business affairs who had been a factor in the progress and development of our city; now therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark that we hereby express to the family of Mr. Shanley our deepest sympathy on their great loss, and that a copy of this resolution be sent to Mrs. Bernard M. Shanley, Jr.

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

The following communication was received and read:

Department of Public Safety
Division of Buildings

Newark, N. J., October 2, 1924.

The Board of Commissioners of the City of Newark.

Honorable Sirs:

The Board of Adjustment is in receipt of your communication of September 23rd enclosing protest against the erection of an addition to the plant of the Ellis Motor Car Company on North Seventh street between First and Second avenue.

In accordance with your request the Board of Adjustment respectfully submits the enclosed report.

Very truly yours,

R. B. Rankin,

Secretary Board of Adjustment.
Ordered filed.

Reports of City Officers

The following reports of City Officers were received and ordered filed:

Department of Weights and Measures for September, 1924.

Department of Buildings for September, 1924.

Clerk 1st District Court for September, 1924.

Clerk 2nd District Court for September, 1924.

Clerk of Almshouse for September, 1924.

Clerk of Centre Market for September, 1924.

City Clerk (2) for September, 1924.

Richard P. Rooney, Clerk 1st Criminal Court, Part 1, for September, 1924.

Thomas F. Guthrie, Clerk 2nd Criminal Court, Part 2, for September, 1924.

Harry W. Dean, Deputy Clerk 3rd Criminal Court, Part 1, for September, 1924.

Arthur J. Connelly, Clerk 3rd Criminal

Court, Part 2, for September, 1924.

City Treasurer for September, 1924.

Comptroller for September, 1924.

Elizabeth S. Lewis, Clerk, Family Court, for September, 1924.

Robert J. Beckley, Deputy Clerk, 1st Criminal Court, Part Traffic, for September, 1924.

Harry Grundman, Deputy Clerk, 2nd Criminal Court, Part 1, for August, 1924.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions." adopted December 31, 1919.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of build-

ings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919, is hereby amended by extending the Business District as shown on the Use District Map, the 50 foot Height District as shown on the Height District Map, and the "C" Area District as shown on the Area District Map so as to include the area hereinafter described.

Beginning at a point in South Orange Avenue distant 100 feet west of Sanford Avenue; thence running southerly along a line 100 feet west of and parallel to Sanford Avenue 100 feet; thence westerly along a line 100 feet south of and parallel to South Orange Avenue to the City Line; thence northerly along the City Line to a point 100 feet north of South Orange Avenue; thence easterly along a line 100 feet north of and parallel to South Orange Avenue to a point 100 feet west of Sanford Avenue; thence southerly along a line 100 feet west of and parallel to Sanford Avenue to the place of beginning;

And that the Use District Map, Height District Map and Area District Map which accompany said ordinance to which this ordinance is an amendment be and the same are hereby changed so as to include within said Business District, 50 foot

Height District and "C" Area District the area above described.

Section 2. All ordinances or parts of ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on October 14th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. Willgoss: (Representing the Balbach Smelting and Refining Company.) There has been published an ordinance for hearing on the 21st. What is this ordinance that is being advertised for hearing on the 21st?

Mr. Congleton: That is the new ordinance. This one should be killed.

Mr. Willgoss: You are not going to do anything under the old ordinance?

Commissioner Raymond: No. I move the ordaining clause of "An ordinance to provide for the opening and widening of Avenue P from its northerly terminus at Allegheny Avenue northerly to Ferry Street, also known as Lincoln Highway, and from the southerly line of the 100 feet right of way of the Newark and New York Branch of the Central Railroad of New Jersey southerly to the northerly line of Delancy Street," be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that "An ordinance to provide for the construction of Waverly Sewers, Section 3," be laid over for two weeks.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of twenty-nine thousand eight hundred thirty-five dollars and fifty-seven cents (\$29,835.57) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, weekly pay-rolls ending October 1st,
1924\$29,835.57

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities, in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the sum of twenty-two hundred and fifty dollars (\$2,250) be and the same is hereby appropriated to Paramount Realty Company, a corporation, for the acquisition by the City of Newark of a certain tract of salt meadow land, situate in the City of Newark, Essex County, New Jersey:

BEGINNING at the south corner of the premises herein described in the line of land formerly belonging to Ezra Gildersleeve, deceased, at Canfield's Creek; thence along said Gildersleeve's line north 60 degrees west 7 chains 40 links to land now or late of Aaron Brown; thence along the same north 22 degrees east to the middle of a creek or ditch separating the premises herein described from land lately belonging to Daniel F. Ball and others; thence easterly along the middle of said creek or ditch to Canfield's Creek; thence south 38 degrees west along Canfield's Creek 2 chains 34 links to the beginning.

Subject to the right of a certain cor-

poration commonly known as the Central Railroad Company of New Jersey to take, occupy, use and possess a certain portion thereof which is now occupied by an embankment and ditches constructed by or for the said corporation.

The said sum of Twenty-two hundred and fifty dollars (\$2,250) being appropriated from the Port Newark Development Account, and payment of the same to be made to said Paramount Realty Company upon the filing by it with the Acting City Auditor of a satisfactory deed, approved as to form by the Law Department.

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breigenbach.

WHEREAS, The City of Newark is the owner of certain lands in the City of Newark, Essex County, New Jersey, described as follows:

BEGINNING at a point on the easterly line of Terminal Street distant 150 feet south of the face of the dock on the south side of the City Channel at Port Newark Terminal, measured at right angles therefrom; thence (1) running a course parallel with said dock south 65° 37' 05" east a distance of 509.09 feet; thence (2) running a course at right angles to the first men-

tioned course south 24° 22' 55" west a distance of 565 feet to the northerly side line of a public highway; thence (3) running a course along said line of the public highway and parallel to the first mentioned course north 65° 37' 5" west a distance of 543.31 feet to the easterly side line of Terminal Street; thence (4) running a course north 27° 49' 55" east along said easterly side line of Terminal Street a distance of 566.04 feet to the point or place of beginning.

The above described tract of land contains 6.82 acres; and

WHEREAS, Said lands are not needed for public use by the City; therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark that by virtue of the authority of

Paragraph 9, Article 18, Chapter 152 of the Laws of 1917 of the State of New Jersey, and the acts amendatory thereof and supplemental thereto,

said lands above described be sold, at public sale, to the highest bidder, for cash, after public advertisement given in a newspaper circulating in the municipality, at least once a week, for two weeks, prior to such sale; and be it further

RESOLVED, That the Director of the Department of Public Works be and he is hereby authorized and directed to offer said lands for sale to the highest bidder, for cash, and to

report said sale and the terms thereof to this Board for confirmation.

Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering Noose Chains and Loops to the Department of Public Works be and the same hereby is awarded to Schober & Rhync, Inc., Newark, it being the lowest responsible bidder, the amount of its bid being as follows:

	Set
Approx. 6 or more sets 36x8	
Noose Chains at.....	\$21.70
Approx. 2 or more sets 36x10	
Noose Chains at	23.10
Approx. 1 or more sets 40x12	
Noose Chains at	24.50
Approx. 30 or more sets 40x14	
Noose Chains at.....	23.00
	Loop
Approx. 24 36x8 Chains Loops..	1.61
Approx. 12 36x10 Chain Loops..	1.72
Approx. 12 40x12 Chain Loops..	1.82
Approx. 100 40x14 Chain Loops	2.07

Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,

Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper city officer.

Linde & Griffith Company, construction of a marginal dock on waterfront of the City of Newark on the Passaic River east of Erie R. R. (Contract and indemnity bonds.)

Linde & Griffith Company, dredging a portion of Passaic River to provide deeper water in front of new dock, to be constructed on the waterfront of the City of Newark. (Contract and indemnity bonds.)

Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

The following report was received and read:

To the Honorable, the Commissioners of the City of Newark, N. J.

Gentlemen:

In compliance with the Act of the Legislature, entitled "A further supplement of the Act, entitled 'An Act

to amend and revise the Charter of the City of Newark, N. J.,'" approved February 22nd, 1866, I herewith present a statement of the cash transactions of the city for the month of September, 1924:

RECEIPTS

Cash on hand Aug. 30th, 1924	\$2,920,206.98
Received from the Comptroller, as follows, for:	
Street Improveemnts	30,036.49
Redemptions	5,820.60
Reserve	9,118.99
Green and Franklin Prop.	2,668.84
Health	189.25
Pension	318.30
Hospital	409.11
Fire	14.50
Stationery	300.99
Almshouse	273.00
Markets	29,018.29
Bureau of Motors.....	192.85
House Sewers	1,540.00
Lighting	5.76
Sewers	176.35
Docks	15,693.75
Street Cleaning	1,803.82
Streets	31,963.44
Water Rents	132,719.99
Water Service	6,540.73
Weequahic Ave. Paving..	292.60
Home	89.00
Miscellaneous Revenue:	
Licenses, General	3,091.50
Licenses, dogs	558.00
Fees, City Clerk.....	613.80
Taxi Drivers' Badges.....	7.00
Ordinances	3.00
Alteration & Electrical....	9,309.33
Motor Buses	14,038.42
Baths	2,583.48
Police Court Fines ...	3 972 95

District Courts	3,336.88
Health	2,380.95
Hospital	113.43
Home	11.50
Fire Dept.	1,182.00
Personal Arrears, Costs	
and Fees	1,437.65
Cost of Sales	37.75
Searches	1,237.50
Public Affairs Dept.....	26.95
Pub. Buildings	48.98
Rent	15.00
Bureau of Sewers.....	1,520.00
Bureau of Lighting.....	33.00
Bureau of Streets.....	450.00
Bureau St. Cleaning.....	113.50
Taxes, 1924	513,882.17
Polls, 1924	849.00
Arrears, Real Estate,	
1923	90,194.88
Arrears, Real Estate,	
1922 prior	822.99
Arrears, Personal and	
Polls, 1923	21,902.35
Arrears, Personal and	
Polls, 1922 and prior....	2,786.59
Shade Trees	15.00
Franchise Tax	5.61
Interest	20,101.40

Total \$3,885,567.27

Respectfully submitted,

John J. Sugrue,
Acting City Treasurer.

To the Honorable, the Commissioners,
City of Newark, N. J.

Gentlemen:

The following is an analysis of ex-
penditure of the City of Newark, N. J.,
for the month of September, 1924,

consolidated in departmental items as
taken from the City Treasurers' cash
book:

DISBURSEMENTS

Public Affairs	\$ 131,971.09
Revenue & Finance.....	31,565.33
Parks & Pub. Prop.....	118,918.05
Works	913,313.04
Safety	352,558.42
General	1,296,397.83
Without warrant	5,990.50

Total \$2,850,714.26

Cash on hand Septem-
ber 30th, 1924..... 1,034,862.01

Statement \$3,885,576.27

Respectfully submitted,

John J. Sugrue,
Acting City Treasurer.

Ordered filed.

Commissioner Brennan offered the
following resolution:

RESOLVED, That the following
bonds be and the same are hereby
approved as to sufficiency:

AUCTIONEER

Frank D. Ford, 825 Broad Street.

W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the
following resolution:

RESOLVED, That the sum of Two
thousand seven hundred dollars (\$2,-
700.00) be and the same hereby is ap-
propriated to the persons named, as
per certified list attached, being the
gross amount of bills contracted and
chargeable to the Department of Pub-
lic Works as follows:

Street Cleaning	\$ 995.00
Water	1,705.00
	<hr/>
	\$2,700.00

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen
wish to be heard?

(No response.)

Commissioner Brennan: I move we
adjourn.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

APPROVED.

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
JOHN HOWE
CHARLES P. GILLEN

The Board of Commissioners of the
City of Newark, N. J.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

October 14, 1924.

A regular meeting of the Board of
Commissioners of the City of New-
ark, N. J., was held on the above date
in the Commissioners' Chamber, City
Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan,
Gillen, Howe, Raymond, Mayor Breid-
enbach.

The minutes of meeting of October
7th were read and approved.

Mayor Breidenbach: Any citizen
wish to be heard?

(The charges made by Rev. P. M.
Beverly, 260 Bank Street, against
Judge Boettner, appearing on pages
1919 to 1923, were ordered expunged
by action of the Board of Commis-
sioners at a meeting held October
28th, 1924.)

Mayor Breidenbach: Any other

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the
following resolution:

RESOLVED, That the sum of Two
thousand seven hundred dollars (\$2,-
700.00) be and the same hereby is ap-
propriated to the persons named, as
per certified list attached, being the
gross amount of bills contracted and
chargeable to the Department of Pub-
lic Works as follows:

Street Cleaning	\$ 995.00
Water	1,705.00
	<hr/>
	\$2,700.00

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen
wish to be heard?

(No response.)

Commissioner Brennan: I move we
adjourn.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Howe, Raymond, Mayor Breidenbach.

APPROVED.

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
JOHN HOWE
CHARLES P. GILLEN

The Board of Commissioners of the
City of Newark, N. J.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

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Present:—Commissioners Brennan,
Gillen, Howe, Raymond, Mayor Breid-
enbach.

The minutes of meeting of October
7th were read and approved.

Mayor Breidenbach: Any citizen
wish to be heard?

(The charges made by Rev. P. M.
Beverly, 260 Bank Street, against
Judge Boettner, appearing on pages
1919 to 1923, were ordered expunged
by action of the Board of Commis-
sioners at a meeting held October
28th, 1924.)

Mayor Breidenbach: Any other

citizen wish to be heard?

Mr. Percy H. Johnson, 773 DeGraw Avenue, Newark: I am here representing some sections of Forest Hill relative to the proposed storm sewers on Forest Hill Parkway from Grafton Avenue to Heller Parkway. We feel at this time we don't want it. We don't want to stop the progress of the good things the City does, but at this time we don't feel it is developed for a private interest.

Commissioner Raymond: What is this?

Mr. Johnson: The proposed sewer in Forest Hill Parkway. I have a petition here to present.

The clerk then read the petition as follows:

IN THE MATTER OF THE PROPOSED SURFACE WATER SEWER IN FOREST HILL PARKWAY BETWEEN HELLER PARKWAY AND GRAFTON AVENUE.

PETITION OF PROTEST

To the Commissioners of the City of Newark:

We, the undersigned, being all property owners of real property in the Forest Hill Section of the City of Newark, which will be affected by the assessment for the payment of said surface water sewer, do hereby protest against being assessed for such improvements.

(Signed by 150 property owners.)

Commissioner Raymond: Suppose you leave that with me and I will ask that the matter be laid over. Mr. Costello thinks there is a good deal of merit in your complaint, and I would like to talk to him about it, and I will move that it be laid over for a week. Meantime I will see about it, if you don't mind coming back.

Commissioner Raymond moved that an ordinance entitled: "An ordinance to provide for the construction of a thirty-three (33) inch reinforced concrete pipe sewer for storm water only in Forest Hill Parkway between Heller Parkway and Grafton Avenue," be laid over one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Rev. Beverly: I believe the Children's Aid Society are acting conscientiously. There isn't a finer lady than Miss Condict, and a finer gentleman than Mr. Arneman. Yet they may be sincere and conscientious and very wrong. I believe they are the highest type of citizens. I am only charging the man who sits in court and is prejudiced against a man because he has black skin. He has no right to order property turned over under any condition. I know he has no right to bull-doze me.

Commissioner Brennan: Perhaps he did not order Mattie Morris to turn over her property.

Rev Beverly: She understood it was an order.

Commissioner Raymond: He has no power to make an order.

Rev. Beverly: I know he didn't have it. But he is getting away with it. A lot of colored people come from the South and they are afraid to talk back to the judge for fear he will send them to jail, and they are treated like dogs down there. It is entirely impossible for any black man to receive justice in that court.

Commissioner Brennan: I have had black men come and tell me that the best thing the Commission ever did was to establish that court. Dr. Carruthers is one. Time and again he has told me the best thing that ever happened in the city was the formation of that court.

Rev. Beverly: How long ago was that?

Commissioner Brennan: About a year ago.

Commissioner Gillen: I move this complaint be referred to Director Brennan.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any other citizens wish to be heard?

Commissioner Brennan moved that the title of "An ordinance to amend an ordinance entitled, 'An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey,'" adopted July 15, 1924, be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

"An ordinance to amend an ordinance entitled, 'An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey,'" adopted July 15, 1924.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance providing for the vacation of Fountain Place, 50 feet in width, from South Orange Avenue northerly about 410 feet to its terminus and also as laid out 30 feet

in width from Kensington Place westerly about 250 feet to its terminus," be taken up for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance providing for the vacation of Fountain Place, 50 feet in width, from South Orange Avenue northerly about 410 feet to its terminus and also as laid out 30 feet in width from Kensington Place westerly about 250 feet to its terminus.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to amend an ordinance entitled, 'An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and

determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919, be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled, "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan,

Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of Twenty-three thousand two hundred forty-six dollars and thirty-nine cents (\$23,246.39) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs as follows:

City Hospital\$23,246.39

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of Seven hundred sixty-seven dollars and fifty-nine cents (\$767.59) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

City Sundries \$ 73.40
Elections 8.00

Collecting Taxes 599.44
Assessments to be refunded..... 122.75

\$767.59

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolution:

WHEREAS, In connection with the construction of two steel girder bridges over the Morris Canal at Heller Parkway, Newark, New Jersey, with the necessary masonry, under the supervision of the Director of the Department of Public Works of the City of Newark, it became necessary to alter the grade of said Heller Parkway in front of the property of James McCarron, known and designated as Nos. 252 and 262 Heller Parkway, Newark, N. J., and

WHEREAS, The Board of Commissioners of Assessments for Local Improvements have inspected said property and have recommended that the sum of Five hundred dollars (\$500) be paid to the said James McCarron for damages resulting to his property from the change of grade of said Heller Parkway, and this Board is ad-

vised by the Corporation Council of the City of Newark that it is advisable to compromise said claim by the payment of the sum of Five hundred dollars (\$500) to said James McCarron; therefore be it

RESOLVED, That the sum of Five hundred dollars (\$500) be and the same is hereby appropriated to James McCarron in full payment of all claims and demands against the City of Newark arising from the change of grade of said Heller Parkway in front of his property; that payment of said sum of Five hundred dollars (\$500) shall be made to said James McCarron upon the filing with the Acting City Auditor of the necessary release, approved by the Corporation Counsel of the City of Newark.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of Thirty-nine dollars and sixty-five cents (\$39.65) be and the same is hereby appropriated to persons named on the annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Public Safety\$39.65

W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Nine Thousand one hundred and one dollars and seventeen cents (\$9,101.17) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Police\$9,101.17

W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the sum of One

thousand four hundred and eighteen dollars and eighty cents (\$1,418.80) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending October 8, 1924, as follows:

Shade Tree\$1,418.80

Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of Thirty thousand nine hundred and eighty-one dollars and seventy-seven cents (\$30,981.77) be and the same hereby is appropriated to the persons named as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, weekly pay-
rolls ending October 8,
1924\$30,981.77

W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of Thirty-four thousand nineteen dollars and seventy-three cents (\$34,019.34) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, semi-monthly payrolls, October 1st to 15th, 1924, etc.....\$34,019.78

W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of One hundred and nine thousand four hundred three dollars and sixty-four cents (\$109,403.64) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Water	\$13,859.57
Street Cleaning	8,199.77
Streets	8,071.36
Public Lighting	25,794.80
Sewers	3,135.13
House Sewer Conn.....	\$36.02
Docks	1,135.34
Port Newark Development	41,844.79
Sidewalks	398.65
Surveys	210.48
Purchases	50.64
Motors	5,568.45
St. Imp. Advertising.....	32.58
Eliz. & Sherman Aves.....	121.96
Meadow Dist. Sewrs Sec. 1	44.10
	<hr/>
	\$109,403.64

W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, By the Board of Commissioners of the City of Newark that the following changes effecting the payroll of the Newark City Hospital, from October 1-15, 1924, be and the same are hereby approved:

Temporary Appointments in the Competitive Class:

Gladys Griffith, Res. Nurse, \$1,080 year, 9-29-24.
Bessie Orme, Res. Nurse, \$1,080 yr., 9-29-24.
Mollie Carroll, Res. Nurse, \$1,080 yr., 10-5-24.
Angelia Tausig, Res. Nurse, \$1,080 yr., 10-6-24.

Non-Competitive Appointments:

Mary Hynes, Nrs. Hlp., \$600 yr., 9-26-24.
Richard Crane, Porter, \$696 yr., 10-4-24.
Michael Kenney, Porter, \$696 yr., 9-24-24.
Rachael Brown, Din. Rm. Maid, \$480 yr., 9-22-24.
Joseph Kempner, Orderly, \$696 yr., 10-6-24.

Leave of Absence:

Ruth Carters, Res. Nurse, 2 mo., illness, 10-1-24.
Elizabeth Charters, Res. Nurse, 2 mo., illness, 9-27-24.
William Blake, Sec. Cook, 1 mo., illness, 9-16-24.
Geo. Toupet, Orderly, 1 mo., illness, 10-1-24.

Salary Increases:

Fritz F. A. Haase, Pharmacist, from \$1,400 to \$1,560 yr., 10-1-24.
Vito De Maio, Plumber, from \$10.50 day to \$11 day, 10-1-24.
Louis Lawrence, Orderly, from \$600 to \$696 yr., 10-1-24.
Returned from Leave of Absence:
George M. Denman, Utl. man, \$1,620 yr., 9-23-24.

Joseph Blaski, Orderly, \$696 yr., 9-22-24.

Richard Barrett, Porter, \$696 yr., 10-6-24.

Resignations:

Edward Farrell, Chauffeur, 9-30-24.

Helen Gillick, Res. Nurse, 9-30-24.

Mabel Wright, Res. Nurse, 9-30-24.

Sarah Jerger, Res. Nurse, 9-30-24.

August Goedeke, Porter, 10-2-24.

James Ryan, Porter, 10-21-24.

Thos. O'Leary, Porter, 10-5-24.

Jos. Sellar, Orderly, 9-30-24.

Charles Singer, Orderly, 9-30-24.

Gerture Woods, Hs. Maid, 9-27-24.

Mary Marshall, Nurse, 9-30-24.

F. C. Breidenbach

W. J. Brennan

Charles P. Gillen

John Howe

Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of Mary Brady, clerk-stenographer in the Second District Court of the City of Newark, be and hereby is increased to the amount set opposite her respective name; effective November 1st, 1924.

Mary Brady, from \$960 to \$1,080.00.

John Howe

F. C. Breidenbach

W. J. Brennan

Charles P. Gillen

Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and instructed to transfer the sum of Twenty-five thousand dollars (\$25,000.00) from the sale of City Property Account to Public Bath Construction Account.

John Howe

W. J. Brennan

Thomas L. Raymond

Charles P. Gillen

F. C. Breidenbach

Commissioner Gillen offered the following resolutions:

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for additions and alterations to the present power house and tile conduit or tunnel between present power house and the Convalescent Hospital, and

WHEREAS, The Frank Briscoe

Comany bid the sum of Twenty-nine thousand and four hundred twenty-five dollars (\$29,425.00) for general construction work of the power house and Twenty-eight thousand and three hundred twenty-two dollars (\$28,322.00) for construction work of the tile conduit bewteen present power house and the Convalesent Hospital, a total bid of Fifty-seven thousand and seven hundred forty-seven dollars, \$57,747.00), which bid was the lowest responsible one received for this work, in accordance with the original plans and and specifications; therefore be it

RESOLVED, That the contract for said work be and the same is hereby awarded to the Frank Briscoe Company at the price aforesaid; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That James McConnell

and Michael Smith be and they are hereby temporarily appointed as painters' helpers in the Division of Public Buildings, Department of Parks and Public Property at the rate of seventy cents (70c) per hour, said appointments to become effective October 6, 1924.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following named be and they are hereby temporarily appointed as painters in the Division of Public Buildings, Department of Parks and Public Property at the prevailing rate of wage, Ten dollars (\$10.00) per day, said appointments to become effective October 6, 1924:

Charles H. Beers, Lester W. Denmann, Horace Foley, John McNamee, Edward LaReau, Thomas Donnelly, James DeVore, Fred LaReau, Arden A. Foley, Edward J. Acon, Leon Matthey, John P. Jones.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the Clerk:

An ordinance to amend an ordinance entitled "An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey, adopted July 15, 1924.

The Board of Commissioners of the City of Newark do ordain:

That section 39, paragraph 1, of An Ordinance to Regulate the Construction, Repair, Alteration and Removal of Buildings within the City of Newark, New Jersey, adopted July 15, 1924, be and the same is hereby amended to read as follows:

Sec. 39—Board of Standards.

1. The Commissioners of the Department of Public Safety shall appoint a Board of Standards, consisting of four or more citizens of the City of Newark, preferably an architect, an engineer, a contractor and an insurance adjuster, who shall serve without compensation, and who shall act as an advisory committee to the Superintendent of Buildings, for the purpose of adopting such rules with respect to materials, appliances and

methods of construction, as will establish the conditions of approval.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioner Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Title declared open to amendment.

Section one declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage on October 21, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas — Commissioners Brennan,

Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the general construction of the Morris Avenue Bath House, alteration and additions, and

WHEREAS, Frank Briscoe, trading as Frank Briscoe Company, bid the sum of Ninety-five thousand nine hundred dollars (\$95,900), which was the lowest responsible bid received for said work; therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark, N. J., that the contract for said work be and the same is hereby awarded to Frank Briscoe Company, at the price aforesaid, and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes.

Yeas: — Commissioners Brennan,

Gillen, Howe, Raymond Mayor Breidenbach.

RESOLVED, That the sum of Five hundred dollars (\$500) be and the same is hereby appropriated to persons named on the annexed certified list, being the bills and claims of the Department of Public Works as follows:

Petty Cash Fund.....\$500.00

Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond
F. C. Breidenbach

The roll being called the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and American Creosoting Company for furnishing and delivering to the Department of Public Works of creosoted wood block, a copy of which contract dated August 5th, 1924, is hereto annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond. Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and John P. Callaghan, Inc., for furnishing and delivering to the Department of Public Works of cracked stone, a copy of which contract hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark, upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and John P. Callaghan, Inc., for furnishing and delivering to the Department of Public Works of limestone dust, a copy of which contract dated August 5th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public

Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark, upon readoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark the The Central Foundry Company for furnishing and delivering to the Department of Public Works of valve boxes and extension pieces, a copy of which contract dated September 16th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the city and Linde & Griffith Company for dredging in Passaic River south of Herbert Place, dated the 19th day of September, 1924, and awarded to Linde & Griffith Company, a copy of which contract is hereto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the city upon the passage of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the city and Linde & Griffith Company for construction of marginal dock on Passaic River east of Erie Railroad and south of Herbert Place, dated the 19th day of September, 1924, and awarded to Linde & Griffith Company, a copy of which contract is hereto annexed, be and the said contract is hereby approved and the Director of the Department of Public Works and the City Clerk are author-

ized and directed to duly execute the same on behalf of the city upon the passage of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following additional items to the contract for the grading, curbing and flagging of North Eleventh Street from First Avenue to Second Avenue, Doriety Contracting Company, contractor, be and the same is hereby approved:

1 Doublet Inlet basin, complete\$200.00

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following named persons be and they hereby are

appointed in the Department of Public Works, their respective names having been certified by the Civil Service Commission as eligible:

Division of Water

Edward Blango, blacksmith's helper, \$30.00 per week.

Bureau of Street Cleaning

William F. Higgins, blacksmith's helper, \$30.00 per week, both effective October 16th, 1924.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate was submitted to the Board of Commissioners of the City of Newark by the Engineer in Charge of the Bureau of Sewers showing the probable cost of constructing a sewer in East Vanderpool Street from Avenue C for a distance of about 220 feet easterly for the use of abutting property only, together with lateral connections to the curb lines of said street, to be \$950.00, said probable cost being based on the best information obtainable as to the probable cost of such sewer; and

WHEREAS, The Board of Commissioners signified its intention by a resolution to construct such a sewer in East Vanderpool Street from Avenue C for a distance of about 220 feet easterly for the use of the abutting property only together with lateral connections to the curb lines, at a meeting of said Board held on September 23rd, 1924; and

WHEREAS, A copy of such resolution together with a notice stating that objections to the making of said improvement would be heard by the Director of the Department of Public Works on September 29th, 1924, at 10 o'clock A. M., was mailed or caused to be mailed by the said Engineer to the last known address of the last owner of record, as shown by the tax maps of such city, of the property abutting on the portion of the street or highway through which such sewer is proposed to be constructed; and

WHEREAS, A copy of such resolution and notice was posted conspicuously in the City Hall at least five days prior to the introduction of this resolution, setting forth the final decision of said Board to cause the construction of said sewer; and

WHEREAS, At least two weeks have elapsed since the passage of the first resolution to which this resolution refers; therefore be it

RESOLVED, That this Board hereby signifies its final decision to construct a sewer in East Vanderpool Street from Avenue C for a distance of about 220 feet easterly together with lateral connections to the curb

lines, and the construction of such sewer to be done by day labor under the direct supervision of the Department of Public Works.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, a sewer has been constructed and completed in Avenue C between Miller Street and Vanderpool Street in the City of Newark; and

WHEREAS, The Engineer in Charge of the Bureau of Sewers has determined the cost and expense of such sewer to be the sum of \$1,050.12, which benefits shall be charged and assessed against the property abutting on the portion of the street or highway through which such sewer has been constructed; therefore be it

RESOLVED, That the Engineer in Charge of the Bureau of Sewers is hereby directed to mail a notice to the last known address of the last owner of record of the aforesaid abutting property, stating that a hearing will be held by the Director of the Department of Public Works at his office on the second floor, City Hall, New-

ark, N. J., on Monday, the 27th day of October, 1924, at 10:30 A. M., at which time and place objections to said assessments will be heard.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering "H. & S." horse feed to the Department of Public Works be and the same hereby is awarded to George W. Baney, Newark, he being the lowest responsible bidder, the amount of his bid being as follows:

Approx 20 tons "H. & S".
horse feed at\$50.00 ton

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Charles E. Mount

be and he hereby is appointed temporarily to the position of rodman in the Department of Public Works (Water), at a compensation of \$100 per month, effective October 16th, 1924.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering pipe for street signs.

Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following additional item to the contract for the grading and flagging of the sidewalks on the westerly side of Stuyvesant Avenue from 300 feet north of Eighteenth Avenue to the Newark-Irvington Line, Charles S. Carracino, contractor, be and the same is hereby approved:

4 sq. yds. old granite block
on sand, furnished at \$2.25.....\$9.00

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of Seven thousand seven hundred ninety-four (\$7,794) dollars be and the same is hereby appropriated to James R. Nugent for the acquisition by the City of Newark of a certain tract of meadow land, described as follows:

1st Tract, Being a parcel of salt meadow situate, lying and being in the Newark Meadows. Bounded on the East by Maple Island Creek, on the southwest by Peddie Ditch and being intersected by Guilford Street.

2nd Tract, Being a parcel of salt meadow situate, lying and being in the Newark Meadows. Bounded on the southeast by Ned's Ditch and intersected by Avenue G and Ninth Street, North of Bound Creek.

The said sum of seven thousand seven hundred and ninety-four dollars (\$7,794) being appropriated from the Port Newark Development account and payment of the same to be made to the said James R. Nugent upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen not voting.

RESOLVED, That the following bonds be and the same hereby are approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works, which will in turn file the same with the proper city officer:

American Cresoting Company, contract bond, furnishing and delivering cresoted wood block.

John P. Callaghan Inc., contract bond, furnishing and delivering cracked stone.

John P. Callaghan, Inc., contract bond, furnishing and delivering limestone dust.

The Central Foundry Company, contract bond, furnishing and delivering valves boxes and extension pieces.

Thomas L. Raymond
Charles E. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication and resolution from St. Gerard's Newark Italian Hospital, requesting the Board of Commissioners to appropriate the sum of \$3,000 for the fiscal year 1925 for ten free beds in St. Gerard's Newark Italian Hospital, located at 462 North 12th Street, were received, read and on motion ordered referred to the Mayor.

A communication from the Iron-bound Manufacturers Association, opposing the opening and widening of Avenue P, was received, read and on motion ordered referred to the Director of Public Works.

Commissioner Gillen. I want to say a word about the leasing of the stands in the Centre Market. In this resolution which I am presenting, it provides for the leasing of fifty-two stands. These stands are now unoccupied, and it will be a great benefit to the market. The concern that is leasing those stands is a five and ten cent store. They sell a popular line of goods which we believe will attract considerable business to the market and will improve the business already being done there.

In addition to that they are selling a line of goods that does not compete with any line of goods sold in the market and that will keep the number of stands selling foodstuffs down pretty low. This lease provides for a fifteen months' lease on a percentage basis. The tenant pays seven and one-half per cent. for the first six months, and ten per cent. of the gross receipts for the last nine months. If the tenant should fail or move out during any of the fifteen months, they will have to pay the City \$100 per day for liquidated damages. It has an option to renew the lease for four years following the fifteen months at a minimum rental of \$40,000 a year for the first year of this renewed period; a minimum rental of \$50,000 a year for the second year; a minimum rental of \$50,000 for the third year, and a minimum rental of \$60,000 for the fourth year of the renewal period. They pay ten per cent. during these four years on the gross receipts and the maximum rental that they will pay under this percentage basis will be \$70,000 per year for these four years. The rental that the fifty-two

stands would bring if they were rented out to day at the present prevailing rentals in the market would be \$71,000 so that the City is making what I would consider a very good deal and I think it marks a new era in the Centre Market and will result in a great deal of good. So I recommend this lease to the Commissioners. You have signed it, but I wanted to enter this explanation on the minutes.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the lease between the City of Newark and Fisher-Beer Company, Inc., dated October 6, 1924, with rider dated October 14, 1924, covering fifty-two stands in the new Centre Market Building in the City of Newark; numbered as follows: 139, 141, 143, 145, 154, 156, 158, 160, 162, 164, 166, 168, 253, 254, 255, 256, 258, 257, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 453, 455, 457, 459, 461, 463, 465 and 467, stands to be used for the sale of general merchandise other than food stuffs, for the term of fifteen months from November 1st, 1924, at a rental of seven and one-half ($\frac{1}{2}$) per cent. of the gross receipts for the first six months, and at a rental of ten (10) per cent. of the gross receipts for the remaining nine months, with the privilege of renewal for four years at a rental of ten (10) per cent. of the gross receipts from the sales of all merchandise during said term, provided that the rent for the first year of said renewal period shall not be less than \$40,000; for the second and third years thereof,

not less than \$50,000; and for the fourth year thereof not less than \$60,000; with a maximum rent of \$70,050; in accordance with the copy of the said lease and rider attached hereto; be and the same is hereby approved, and the Director of the Department of Parks and Public Property and the City Clerk of the City of Newark are hereby authorized and directed to sign the same on behalf of the City of Newark, on the adoption of this resolution.

Charles P. Gillen
F. C. Breidenbach.
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of sixteen thousand three hundred thirty-four dollars and twenty-one cents (\$16,334.21) be and the same is hereby appropriated to the persons named on the annexed certified lists, being the bills and claims of the Department of Parks and Public Property as follows:

Additional hospital accommodations	\$ 25.20
Centre Market	3,184.78
City Hall Fire loss.....	866.30
Convalescent Home construction	16.44
Green & Franklin Street property	152.89

Maintenance of dog pound...	562.28
Miscellaneous advertising.....	209.16
Parks and Public Property..	213.98
Printing & Stationery.....	2,947.37
Public Bath construction.....	8.52
Smoke Abatement	39.82
Street Improvement advertising	603.96
Public Buildings	6,574.69
Shade Tree	735.21
Weights and Measures	191.61
	<hr/>
	\$16,334.21

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: The end of the year is close and I thought it would be well for all the directors to get busy and prepare their budgets.

Commissioner Gillen: It is a timely suggestion because we really ought to start now. I move we start the preparation of the budgets as early as possible and that we submit preliminary reports at a conference on Monday, December 1st, at 10:30 o'clock in the Auditor's office.

The roll being called the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond: I move we
adjourn.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the
City of Newark, N. J.

W. J. EGAN
City Clerk

NEWARK, N. J.

October 21, 1924

A regular meeting of the Board of
Commissioners of the City of Newark,
N. J., was held on the above date, in
the Commissioners' Chamber, City
Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan,
Gillen, Howe, Mayor Breidenbach.

Absent:—Commissioner Raymond.

The minutes of meeting of October
14th were read and approved.

Mayor Breidenbach: Any citizen
wish to be heard?

Mr. Percy Johnson, 733 DeGraw
Avenue: Excepting the petition that
I presented to the Board at its last
meeting, no action has been taken out-
side of the fact that it was to be laid
over until this morning.

Mayor Breidenbach: That is the
Forest Hill Sewer matter?

Mr. Johnson: Yes.

Mayor Breidenbach: We will lay
that over a few minutes.

Mayor Breidenbach offered the fol-
lowing resolution:

RESOLVED, That the sum of
thirty-seven thousand, three hundred
seventy-seven dollars and twenty
cents (\$7,377.20) be and the same is
hereby appropriated to the City
Treasurer for semi-monthly payrolls
October 1 to October 15th, 1924, of
the Department of Public Affairs as
follows:

Public Affairs	\$ 1,194.57
Employment Bureau	799.66
Outdoor Poor	1,009.57
Alms House	2,613.63
Bureau of Baths	2,673.17
City Home	2,187.05
Bureau of Health	12,253.72
City Hospital	14,645.83
	<hr/>
	\$37,377.20

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond: I move we
adjourn.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the
City of Newark, N. J.

W. J. EGAN
City Clerk

NEWARK, N. J.

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Present:—Commissioners Brennan,
Gillen, Howe, Mayor Breidenbach.

Absent:—Commissioner Raymond.

The minutes of meeting of October
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Mayor Breidenbach: Any citizen
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Avenue: Excepting the petition that
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Forest Hill Sewer matter?

Mr. Johnson: Yes.

Mayor Breidenbach: We will lay
that over a few minutes.

Mayor Breidenbach offered the fol-
lowing resolution:

RESOLVED, That the sum of
thirty-seven thousand, three hundred
seventy-seven dollars and twenty
cents (\$7,377.20) be and the same is
hereby appropriated to the City
Treasurer for semi-monthly payrolls
October 1 to October 15th, 1924, of
the Department of Public Affairs as
follows:

Public Affairs	\$ 1,194.57
Employment Bureau	799.66
Outdoor Poor	1,009.57
Alms House	2,613.63
Bureau of Baths	2,673.17
City Home	2,187.05
Bureau of Health	12,253.72
City Hospital	14,645.83

\$37,377.20

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of one thousand, one hundred ninety-four dollars and thirty-two cents (\$1,194.32) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

City Sundries	\$ 139.75
Street Improvement charges	742.40
Collecting Taxes	312.47
	<hr/>
	\$1,194.32

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of twenty-one thousand, twenty-five dollars and seventy-two cents (\$21,025.72) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance from October 1st to 15th, 1924, as follows:

Director's	\$ 924.15
Comptroller's	2,252.50
Auditor's	1,367.50
City Treasurer's	787.50
Tax Receivers	1,920.00
Tax Arreras'	865.00
Board of Assessment & Revision of Taxes.....	6,231.63
Board of Assessments for Local Improvements	736.66
Law Department	2,214.98
City Clerk's Department.....	2,293.32
First District Court	754.99
Second District Court	677.49
	<hr/>
	\$21,025.72

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of one hundred sixty-six thousand, nine hundred twenty-eight dollars and ninety-six cents (\$166,928.96) be and the same is hereby appropriated to the City Treasurer as per the annexed certified list, being the semi-monthly payroll of the Department of Public Safety from October 1st to 15th, as follows:

Director's Office	\$ 687.49
1st Criminal Court	684.14

2nd Criminal Court . . .	645.40
3rd Criminal Court	572.49
Building Division	2,092.49
Electrical Division	567.50
License Division	567.50
Fire Division	71,921.61
Police Division	89,010.34
	<hr/>
	\$166,928.96

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of seven hundred seventy-one dollars and forty-nine cents (\$771.49) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Public Affairs as follows:

Columbus Day Celebration.....\$771.49

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of one thousand, two hundred fifty dollars (\$1,250.00) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payrolls of the Department of Parks and Public Property for week ending October 15, 1924, as follows:

Shade Tree\$1,250.00

Charles P. Gillen
John Howe,
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of twelve thousand, two hundred four dollars and twenty-three cents (\$12,204.23) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Parks and Public Property from October 1st to October 15th, 1924, as follows:

Director's office	\$ 1,856.99
Smoke Abatement	125.00
Public Buildings	3,729.68
Centre Market	5,052.56
Weights and Measures .	857.50

Printing and Stationery..... 150.00
 Shade Tree Division 932.50

 \$12,204.23

Charles P. Gillen
 John Howe
 W. J. Brennan
 F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of four hundred seventy-seven dollars and sixty-nine cents (\$477.69) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety, as follows:

Police\$477.69

W. J. Brennan
 F. C. Breidenbach
 Charles P. Gillen
 John Howe

The roll being called, the resolution was declared adopted by the following votes.

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of one hundred dollars (\$100.00) be and the same hereby is appropriated to the

persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Streets\$100.00

Thomas L. Raymond
 W. J. Brennan
 F. C. Breidenbach
 Charles P. Gillen
 John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of thirty thousand, five hundred and nineteen dollars and five cents (\$30,519.05) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

City Treasurer, weekly pay-rolls ending October 15th, 192430,519.05

Thomas L. Raymond
 W. J. Brennan
 F. C. Breidenbach
 Charles P. Gillen
 John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the sum of one
hundred sixty-seven thousand, six
hundred twenty-nine dollars and two
cents (\$167, 629.02) be and the same
hereby is appropriated to the persons
named, as per certified list attached,
being the gross amount of bills con-
tracted and chargeable to the Depart-
ment of Public Works, as follows:

Estimates (Street Im-
provements)\$167,629.02

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the sum of
forty-three thousand, three hundred
ninety-four dollars and one cent (\$43,-
394.01) be and the same hereby is ap-
propriated to the persons named, as
per certified list attached, being the
gross amount of bills contracted and
chargeable to the Department of Pub-
lic Works as follows:

Bureau of Water\$43,394.01

W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Mayor Breidenbach: Mr. Costello,
do you know anything about the ordi-
nance for the Forest Hill Parkway
Sewer?

Mr. Costello: That is to be laid over
indefinitely.

Mr. Congleton: You will have to
give a new notice of intention.

Mr. Johnson: Can't you lay that
over indefinitely?

Commissioner Gillen: Why not kill
it?

Commissioner Brennan moved that
the ordaining clause of an ordinance
entitled: "An ordinance to provide for
the construction of a thirty-three (33)
inch reinforced concrete pipe sewer
for storm water only in Forest Hill
Parkway between Heller Parkway and
Grafton Avenue," be stricken out.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Commissioner Brennan offered the
following ordinance which was read
by the clerk:

An ordinance to provide for the re-

lease and extinguishment of the public right arising from the dedication of the following streets:

Parkhurst Street from the easterly line of Avenue D easterly to the westerly line of Adams Street, excepting that portion of the above described part of Parkhurst Street included within the lines of Jefferson Street;

Avenue E from the southerly line of Thomas Street southerly about 700 feet to the northerly line of Jefferson Street;

Harper Street as follows: Beginning at the intersection of the center line of Harper Street and Adams Street, thence running westerly along the center line of Harper Street 30 feet to the westerly line of Adams Street; thence northerly along the westerly line of Adams Street 30 feet to the northerly line of Harper Street, thence westerly along the northerly line of Harper Street about 835 feet to the line of land of the Manufacturers' Developing Company; thence along the same south 23° 33' east 90 feet more or less to the southerly line of Harper Street; thence easterly along the southerly line of Harper Street 800 feet more or less to the center line of Adams Street produced; thence northerly along the center line of Adams Street produced 30 feet to the place of beginning, excepting that part of the above described Harper Street lying within the limits of Jefferson Street. Also a triangular strip of Harper Street beginning at the intersection of the westerly line of property of Manufacturers' Developing Company and the northerly line of Harper Street, which point is about

370 feet easterly from the northeasterly corner of Avenue E and Harper Street; thence south 18 degrees 25 minutes west about 42 feet to angle in the line of land of the Manufacturers' Developing Company; thence still along their line north 81 degrees 10 minutes east about 75 feet to the northerly line of Harper Street; thence along the same north 65 degrees 39 minutes west about 70 feet to the place of beginning;

Murray Street from the center line of Adams Street produced, westerly about 515 feet to Jefferson Street;

Astor Street as follows: A triangular strip beginning at a point distant 330.63 feet measured along the division line between property of the Manufacturers' Developing Company and the Waverly and Passaic Branch of the New York Bay Railroad from the center line of Adams Street produced; thence south 80 degrees 26 minutes west along the above mentioned division line 20 feet more or less to an angle in the property line of the Manufacturers' Developing Company; thence still along the line of the Manufacturers' Developing Company north 23 degrees 33 minutes west 30 feet more or less to the northerly line of Astor Street; thence along the northerly line of Astor Street south 65 degrees 30 minutes east 17 feet more or less to the place of beginning, excepting that part of the above described portion of Astor Street lying within the limits of Jefferson Street.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That it appears to the Board of Commissioners of the City of Newark that the public interest will be better served by releasing and extinguishing the public right, if any, arising from the dedication of those parts of the following described streets

Parkhurst Street from the easterly line of Avenue D easterly to the westerly line of Adams Street excepting that portion of the above described part of Parkhurst Street included within the lines of Jefferson Street;

Avenue E from the southerly line of Thomas Street southerly about 700 feet to the northerly line of Jefferson Street;

Harper Street as follows: Beginning at the intersection of the center line of Harper Street and Adams Street; thence running westerly along the center line of Harper Street 30 feet to the westerly line of Adams Street; thence northerly along the westerly line of Adams Street 30 feet to the northerly line of Harper Street; thence westerly along the northerly line of Harper Street about 835 feet to the line of land of the Manufacturers' Developing Company; thence along the same south 23° 33' east 90 feet more or less to the southerly line of Harper Street; thence easterly along the southerly line of Harper Street 800 feet more or less to the center line of Adams Street produced; thence northerly along the center line of Adams Street produced 30 feet to the place of beginning, excepting that part of the above described Harper Street lying within the limits of Jefferson

Street. Also a triangular strip of Harper Street beginning at the intersection of the westerly line of property of Manufacturers' Developing Company and the northerly line of Harper Street, which point is about 370 feet easterly from the northeasterly corner of Avenue D and Harper Street; thence south 18 degrees 25 minutes west about 42 feet to an angle in the line of land of the Manufacturers' Developing Company; thence still along their line north 82 degrees 10 minutes east about 75 feet to the northerly line of Harper Street; thence along the same north 65 degrees 39 minutes west about 70 feet to the place of beginning;

Murray Street from the center line of Adams Street produced, westerly about 515 feet to Jefferson Street;

Astor Street as follows: A triangular strip beginning at a point distant 330.63 feet measured along the division line between the property of the Manufacturers' Developing Company and the Waverly and Passaic Branch of the New York Bay Railroad from the center line of Adams Street produced; thence south 80 degrees 26 minutes west along the above mentioned division line 20 feet more or less to an angle in the property line of the Manufacturers' Developing Company; thence still along the line of the Manufacturers' Developing Company north 23 degrees 33 minutes west 30 feet more or less to the northerly line of Astor Street; thence along the northerly line of Astor Street south 65 degrees 39 minutes east 17 feet more or less to the place of beginning, excepting that part of the

above described portion of Astor Street lying within the limits of Jefferson Street; and which streets have never been accepted or opened by the city.

Section 2. That all lands in the City of Newark included within the limits of Parkhurst Street, Avenue E, Harper Street, Murray Street and Astor Street, as described in Section 1 of this ordinance, as the same are laid out on Map of Commissioners to lay out streets, avenues and squares, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1307-V, which have never been accepted or opened by the city, be and the same are hereby released from dedication and the public right, if any, released and extinguished under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts supplementary thereto and amendatory thereof.

Section 3. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commisiorers Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage on October 28th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance providing for the vacation of Parkhurst Street from the easterly line of Avenue D easterly to the westerly line of Adams Street, excepting that portion of the above described part of Parkhurst Street included within the lines of Jefferson Street; the vacation of Avenue E from the southerly line of Thomas Street southerly 700 feet to the northerly line of Jefferson Street; the vacation of Harper Street as follows: Beginning at the intersection of the center line of Harper Street and Adams Street; thence running westerly along the center line of Harper Street 30 feet to the westerly line of Adams Street; thence northerly along the westerly line of Adams Street 30 feet to the northerly line of Harper Street; thence westerly along the northerly line of Harper Street about 835 feet to the line of land of the Manufacturers' Developing Company; thence along the same south 23° 33' east 90 feet more or less to the southerly line of Harper Street; thence easterly along the southerly line of Harper Street 800 feet more or less to the center line of Adams Street produced; thence northerly along the center line of Adams Street produced 30 feet to the place of beginning, excepting that part of the above described Harper Street lying within the limits of Jefferson Street. Also a triangular strip of Harper Street beginning at the intersection of the westerly line of property of the Manufacturers' Developing Company and the northerly line of Harper Street, which point is about

370 feet easterly from the northeasterly corner of Avenue D and Harper Street; thence south 18 degrees 25 minutes west about 42 feet to an angle in the line of land of the Manufacturers' Developing Company; thence still along their line north 82 degrees 10 minutes east about 75 feet to the northerly line of Harper Street; thence along the same north 65 degrees 39 minutes west about 70 feet to the place of beginning; the vacation of Murray Street from the center line of Adams Street produced, westerly about 515 feet to Jefferson Street; the vacation of Astor Street as follows: A triangular strip beginning at a point distant 330.63 feet measured along the division line between property of the Manufacturers' Developing Company and the Waverly and Passaic Branch of the New York Bay Railroad from the center line of Adams Street produced; thence south 80 degrees 26 minutes west along the above mentioned division line 20 feet more or less to an angle in the property line of the Manufacturers' Developing Company; thence still along the line of the Manufacturers' Developing Company north 23 degrees 33 minutes west 30 feet more or less to the northerly line of Astor Street; thence along the northerly line of Astor Street south 65 degrees 39 minutes east 17 feet more or less to the place of beginning, excepting that part of the above described portion of Astor Street lying within the limits of Jefferson Street.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That the following described streets:

Parkhurst Street from the easterly line of Avenue D easterly to the westerly line of Adams Street, excepting that portion of the above described part of Parkhurst Street included within the lines of Jefferson Street;

Avenue E from the southerly line of Thomas Street southerly about 700 feet to the northerly line of Jefferson Street;

Harper Street as follows: Beginning at the intersection of the center line of Harper Street and Adams Street; thence running westerly along the center line of Harper Street 30 feet to the westerly line of Adams Street; thence northerly along the westerly line of Adams Street 30 feet to the northerly line of Harper Street; thence westerly along the northerly line of Harper Street about 835 feet to the line of land of the Manufacturers' Developing Company; thence along the same south 23° 33' east 90 feet more or less to the southerly line of Harper Street; thence easterly along the southerly line of Harper Street 800 feet more or less to the center line of Adams Street produced; thence northerly along the center line of Adams Street produced 30 feet to the place of beginning, excepting that part of the above described Harper Street lying within the limits of Jefferson Street. Also a triangular strip of Harper Street beginning at the intersection of the westerly line of property of Manufacturers' Developing Company and the northerly line of Harper Street, which point is about 370 feet easterly from the northwest corner of Avenue D and Harper

Street; thence south 18 degrees 25 minutes west about 42 feet to an angle in the line of land of the Manufacturers' Developing Company; thence still along their line north 82 degrees 10 minutes east about 15 feet to the northerly line of Harper Street; thence along the same north 65 degrees 39 minutes west about 70 feet to the place of beginning.

Murray Street from the center line of Adams Street produced, westerly about 515 feet to Jefferson Street;

Astor Street as follows: A triangular strip beginning at a point distant 330.63 feet measured along the division line between property of the Manufacturers' Developing Company and the Waverly and Passaic Branch of the New York Bay Railroad from the center line of Adams Street produced; thence south 80 degrees 26 minutes west along the above mentioned division line 20 feet more or less to an angle in the property line of the Manufacturers' Developing Company; thence still along the line of the Manufacturers' Developing Company north 23 degrees 33 minutes west 30 feet more or less to the northerly line of Astor Street; thence along the northerly line of Astor Street south 35 degrees 39 minutes east 14 feet more or less to the place of beginning, excepting that part of the above described portion of Astor Street lying within the limits of Jefferson Street.

All as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No.

1307-V, shall be vacated as public streets or highways, under and by virtue of the provisions of Section 1, subdivision (b), of Article XXII of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto.

Section 2. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby appealed.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a

second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third and final reading on October 28th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard on the ordinance providing for the opening and widening of Avenue P?

Mr. Dieffenbach (Balbach Smelting and Refining Company): I represent the Ironbound Manufacturers' Association and I have been requested by that association to voice their opposition to the opening of that street at this time. They do not feel that the street is necessary and the expense attached to the taxholders and adjacent property owners is unwarranted at this time. They feel the streets we have down there are ample to take care of the traffic for some time in the future.

Mr. Willgross: I have appeared a number of times on this matter. I repeat the objection I have heretofore

stated. So far as the Balbach Smelting and Refining Company is concerned the company sees no reason for the opening of this street, at least from the Central Railroad tracks south.

Mr. George A. MacIntosh: I represent the Receivers of the Butterworth-Judson Company and George A. MacIntosh personally. I object on the ground that this improvement is unnecessary at this time and the expenses unwarranted.

Mayor Breidenbach: Any other citizen wish to be heard?

Commissioner Gillen: You object on behalf of the Balbach Company to the portion south of the Central Railroad?

Mr. Willgoss: That is our specific objection. Generally we oppose the whole. But so far as the Balbach Company is concerned we do specifically object to it south of the railroad. Those interested in the section north of the railroad I think can speak for themselves. I think the Butterworth-Judson Company is in that category.

Mayor Breidenbach: Any other citizen wish to be heard?

Mr. C. M. Shubert: I represent the Texas Company. Our property is on Doremus Avenue. It does not abut on Avenue P, but we received a notice and I thought probably the intention would be to assess all property which might be benefitted by the street. If that is the case we want to protest

against it because it won't be of any benefit to us. We do not feel that our property would be benefitted.

Commissioner Gillen: That would be a matter that you would have to thrash out with the assessment commission in case the improvement were made. The assessment commission would consider your protest.

Mr. Shubert: We would want to protest against the opening of the street though, as there are other streets which we think might be improved.

Mr. Prohaska, of the Central Dyestuffs Company: We object to the opening of this street. We cannot see that it is necessary at the present time.

Mr. W. R. Grace: I represent the Amalgamated Dyestuffs Company. Our objections have already been stated.

Mr. MacIntosh: Gentlemen, we have been coming up here for the last three or four hearings of this thing and it seems to me that action should be taken. All of these men lose time coming away from their business to attend these hearings. I protest against postponements because I am not going to be pulled off this thing by that method. I want to protest for the last time, but I don't want to come up here and waste my time every day or every week or every two weeks. I have other things to do.

Mayor Breidenbach: The matter is under consideration now.

Mr. MacIntosh We are and have been in the same position since last May.

Commissioner Gillen: I move the protest made here today be transcribed and a copy given to each director and that within the next two weeks the board in conference decide whether to go ahead with this improvement and render a final decision two weeks from today.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen moved that "An ordinance to provide for the opening and widening of Avenue P from its northerly terminus at Allegheny Avenue northerly to Ferry Street, also known as Lincoln Highway, and from the southerly line of the 100 feet right of way of the Newark and New York Branch of the Central Railroad of New Jersey southerly to the northerly line of Delancy Street," be laid over for two weeks.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mr. Thomas J. Smith: Mr. Mayor and members of the Commission, I am here representing the Newark Indus-

trial Sites Corporation. The name itself would indicate that they are not manufacturers. We have given this meadow matter some thought. We are well acquainted with all the manufacturers down in that district. We went into that district because we had a belief that eventually it would become one of the greatest industrial sections in the country. Our development has been hindered because of the fact that there are no roads leading into this property in that particular section. We know that the manufacturers mean well. We have no idea of pushing this thing over. We have only one idea in mind, and that is to bring about the development of the district. It seems to me the manufacturers are unwilling to give a hen egg for a goose egg. As we view the meadow section we believe that there is hundreds of acres of waste land down there that would be improved if there were roads sufficient to go into these various sections. That of course means additional ratables to the city of Newark. That means employment for a great many more men, but the inference has been made that there has been some effort made on the part of some of the promoters to make this thing possible without any assistance from any manufacturers or anyone else. My good friend has related to you his impatience. Projects such as this require considerable time and study. The members of this commission have given this subject their careful and protracted consideration. The members of the engineering department know full well that the road as proposed will make a section we will all be proud of. The manufacturers are of the opinion that

in the event of this improvement it will increase their assessments and probably increase the assessed value of their real estate, but after all is said and done that is just what we want. In my opinion the only way to open up that district in order to make business sites for industrial purposes is to open up some sort of avenue or avenues to make this possible, and the only purpose we have in mind as owners of the land in the meadows is to make it accessible for industrial plants. There is no supposition behind it. We believe in the future of that district, otherwise we wouldn't have gone down there. So, speaking for the Newark Industrial Sites Corporation that is the only idea we have got in mind. We would like to see the project carried through, if not in whole, at least in part. We believe the future is there. If there is no ingress or egress there is no activity. Reference has been made to the fact that there is no future there. Some of the gentlemen predict there will be no demand for that land for the next twenty-five years. I agree with them if you allow this land to remain in its present state, but if you make the land accessible it would make a very attractive site. We would like to arrange some compromise between the objectors to the plan so that we can get at least in part the road that is proposed by the engineering forces of the City of Newark.

Mr. MacIntosh: May I ask Mr. Smith how many acres his company has?

Mr. Smith: Why yes, I think there are about eleven acres there.

Mr. MacIntosh: The Receivers of the Butterworth-Judson Corporation own about eighty acres. I myself own ten acres.

Mr. Smith: May I ask Mr. MacIntosh a question? May I ask if his property adjoins the property of the Newark Industrial Sites Corporation, which at the present time is landlocked?

Mr. MacIntosh: I have one parcel that adjoins that property and it is vacant and available for improvement on Doremus Avenue, where there are several other pieces available for improvement for any new industries that wish to come into the territory. If the land available were improved by manufacturing enterprises there would be something in the application for the opening of Avenue P, but there is so much land available there now that we are paying heavy taxes on that I think it is a waste of the property owners' money to open another expensive street. We had to pay very heavy assessments for Doremus Avenue and you see perhaps two or three trucks a day go along there—that is all you get down there. There is lots of room for improvement along Doremus Avenue.

Commissioner Giller: Aren't there lots of enterprises along Doremus Avenue?

Mr. MacIntosh: There are, yes.

Commissioner Giller: How are you going to get buildings unless you have streets?

Mr. MacIntosh: You don't open streets until there is room for them in the development of the city.

Commissioner Gillen: You have only got twenty-five square miles of property in Newark. The meadow land represents the only available industrial sites. If you keep the land landlocked you can't develop it. I am interested in the property that Mr. Smith spoke about. Somebody made the statement that there was a rumor that a city official was interested in some property there. There is no rumor about it. I am interested in it. For three years before I left the Board of Works we have been trying to get a street through. Every time we try to get a street put in you gentlemen come in and object.

Mr. Willgoss: The unfairness of the position taken by Mr. Smith—

Commissioner Gillen: If you had a piece of land in there and had a chance to sell that land if a street were put through, wouldn't you come up to the board and ask them to put the street in there?

Mr. Willgoss: I don't know as I would at the expenses of the other property owners.

Commissioner Gillen: We have to pay our share for it.

Mr. Willgoss: Where a little land development company buys at a low price, farm land, it does not expect the city to come in and open up streets and have the cost of those streets assessed on the surrounding territory.

Commissioner Gillen: We would be satisfied to dedicate our part of the street to the City of Newark.

Mr. Willgoss: How about the others? It is going to be an expensive proposition.

Commissioner Gillen: But we can't compel them to open up the street. We are satisfied to get the street opened. They own so much land down there they are rich on it and they don't want a street there.

Mr. Willgoss: Our property and the others so situated were undoubtedly purchased at a low figure owing to the fact that they were landlocked. Now why, for the benefit of those few properties purchased at a low price because they are so landlocked, and so that the owners thereof can make a profit out of a sale by reason of the increased value if a street is put through, why should the value of that street be assessed on all the surrounding territory?

Commissioner Gillen: That is the procedure that the City has always adopted.

Mr. Willgoss: Development companies do not do that. If it is landlocked—if those owners are so anxious to get a street through to their landlocked land, let them put a street thorough at their own expense.

Commissioner Gillen: We are satisfied to open the street through it free of cost to you, but we can't get across this man's land.

Mr. MacIntosh: I will sell you a roadway. Before the City of Newark had any interest there there were people down there. They built their own roads. Doremus Avenue didn't help Butterworth-Judson.

Commissioner Gillen: You can't keep your city landlocked and expect your city to grow. You will not get anywhere and the city would remain a one-horse town for years.

Commissioner Howe: Would you consider you were making any concession to the city if you and your associates would dedicate the ground for that street if there was no other expense to it? Some of you know that I owned seventeen acres down there and I did everything I could before I became a Commissioner to have this street opened, but I acceded to the wishes of the property owners and decided that I would not take advantage of my position as a Commissioner. But I lost \$34,000 on that property. What I would be willing to do as a member of the Commission -- I don't own any meadow land now--but I would be willing if the people would dedicate that street, that the city would assume the expense of it, because I know as a tax official and a real estate man that at any time, wherever a street was opened, the increment that accrues to that property in time offsets the value of the property itself.

Mr. Willgross: That would be all right if we could be assured that this board was going to stay in existence as long as they owned that land.

Mr. Congleton: That is not necessary. If you will make a deed to the City of Newark dedicating the land within the lines of this street, condition can be made in the deed that it is upon the consideration that you will not be assessed for the opening of that street.

Mr. Willgross: But it is the grading and pavement that costs

Mr. Congleton: Whatever the Commission agrees on can be put in the deed as a condition. We just did the same thing with the Carnegie Steel Company.

Mr. MacIntosh: If the city wants to do that I am for it. If you want to open the street without any expense to me I will dedicate my property for the street.

Mr. Willgross: That would be merely purchasing a lawsuit for some future board of commissioners.

Mr. Congleton: The courts have passed on it.

Mr. Willgross: Was it the Court of Errors and Appeals? Suppose the Court of Errors and Appeals should decide such an arrangement was unconstitutional. I think some courts have so decided. I know it has been held unconstitutional in other jurisdictions.

Mr. Congleton: It has been held constitutional in this State. It is being done time and time again.

Mr. Willgross: Is that a decision of the Court of Errors and Appeals?

Mr Congleton I really don't know

Mr. Willgoss: I shouldn't rely on any decision other than that of the Court of Errors and Appeals.

Commissioner Gillen: I feel that the opening of this street from the Lincoln Highway to Roanoke Avenue would probably be sufficient to meet the present demands. Of course part could be opened all the way down to Delancey Street—it could be done more cheaply than it could be done at any future time. But at the present time I think it would be sufficient to bring those properties into the market to open it as far as the Central Railroad or Roanoke Avenue.

Mr. Willgoss: Certainly south of the Central Railroad there is not one piece of landlocked land, except perhaps one little angle of Fiegenspan's, and I think Commissioner Howe said that even that could be reached.

Commissioner Gillen: That is true, but north of it there are several strips that are landlocked.

Mr. MacIntosh: But there is other land right there in practically the same position. It seems to me that the only people demanding the improvement are the owners of the property that Mr. Smith represents.

Mr. Willgoss: That is eleven acres. The Balbach Company owns ninety-five that will be affected by this.

Commissioner Howe: The people—I am not going to make the plea they have asked me to—they have asked

me to speak in their behalf for the opening of this street. They are practically landlocked in some fourteen acres right back of the property north of the spur of the Central Railroad. It is true they have an opening in Wilson Avenue if they wanted to go around that side of their place.

Mr. Willgoss: It does seem to me absolutely unfair under the present ordinance, to those who went down there in the meadow section and built their own roads at their own expense, to have an assessment now levied on them only for the purpose of making available for profit—and that is the only reason—the landlocked lands lying in some other section.

Commissioner Gillen: That is not so at all. It is the question of adding to the ratables of the city and the question of building up your city.

Mr. Willgoss: If it were the question of ratables alone, this question would not be before the board.

Commissioner Gillen: You are absolutely wrong about that.

Mr. Willgoss: The only one that spoke for it is a gentleman representing a company owning a landlocked section.

Commissioner Gillen: Gentlemen like you come here and oppose it. You don't oppose the improveemnt. You oppose the assessment. I am paying assessments every day in various portions of the city. I have been in the real estate business here for thirty years and if we had stopped improve-

ments for thirty years on protests such as yours the city would have but two hundred thousand people today instead of five hundred thousand.

Mr. Willgoss: I think it is fair to assume that if the assessments keep on the way they have been in the past few years the Balbach people having paid between fifty and seventy-five thousand dollars out of which they have received not one dollar's return, you will drive those industrial plants out of this city. I have heard that said many times by those who represent those concerns before your board.

Commissioner Gillen: I know gentlemen like the Balbach people—a very fine firm—I know they own a great deal of land that you couldn't buy it from them for five times or ten times what they paid for it.

Mr. Willgoss: You might make them an offer and you might be surprised how quickly it would be taken up.

Commissioner Gillen: I made an offer two years ago and it was refused.

Mr. Willgoss: Not for five times what it cost.

Commissioner Gillen: Why don't you sell some of your land?

Mr. Willgoss: We can't get an offer for anything more than what we paid for it. Mr. Dieffenbach can tell you better about that than I can. He has been with them for forty years.

Commissioner Gillen: I move that the motion I previously made be amended to read that the matter be continued until November 5th. And I move that the meeting that should be held on the 11th be held on the 12th of November.

The roll being called, the motions were declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following ordinance which was read by the clerk:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that part of Dickerson Street from the southerly side of Warren Street southwesterly about 570 feet to its terminus, excepting such parts of the above described Dickerson Street as lie within the limits of Littleton Avenue and South Sixth Street.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That it appears to the Board of Commissioners of the City of Newark that public interest will be better served by releasing and extinguishing the public right, if any, arising from the dedication of that part of Dickerson Street from the southerly side of Warren Street southwesterly about 570 feet to its terminus, excepting such parts of the above described Dickerson Street as lie within the limits of Littleton Avenue and

South Sixth Street, and which street has never been accepted or opened by the city.

Section 2. That all lands in the City of Newark included within the limits of Dickerson Street as the same is laid out on John Alling Map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, City Hall, Newark, N. J., on page 90 of private maps from the southerly side of Warren Street southwesterly about 570 feet to its terminus, excepting such parts of the above described Dickerson Street as lie within the limits of Littleton Avenue and South Sixth Street, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1308-V, which has never been accepted or opened by the city, be and the same are hereby released from dedication and the public right, if any, released and extinguished under the provisions of Article 22, Section 4, of an act of Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts supplementary thereto and amendatory thereof.

Section 3. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Howe moved that it be ordered to a second reading

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Howe moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe moved that the ordinance be taken up on third reading and final passage on October 28th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe moved that "An ordinance to provide for the construction of Waverly Sewers, Section 3," be laid over for one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commisisoners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of an ordance to amend an ordinance entitled "An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey," adopted July 15, 1924, be taken up for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance entitled "An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey, adopted July 15, 1924.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The following petition was received and read:

To the Honorable Thomas L. Raymond, Director of Streets and Public Improveemnts of the City of Newark.

We, the undersigned, the abutting property owers, hereby respectfully petition you to order and cause the vacation and the intention to dedicate Huntington Terrace from the northerly line of Lyons Avenue to the southerly line of Lehigh Avenue; and Irving Avenue running from the east-erly side of Huntington Terrace, a distance of one hunderd and fifty feet, which streets have been dedicated by the filing of a map of Duffy & Thomas, Inc., and Rothberg Bros., Inc., with the Board of City Commissioners and approved by said Board on November 20th, 1923.

Huntington Terrace at this point travels directly through the center of the land purchased by the Newark Beth Israel Hospital, which land fronts on Lyons Avenue and runs in a southerly direction to Lehigh Avenue, and includes Huntington Terrace and also Irving Place. Huntington Terrace has been opened up to Lehigh Avenue, and the part running through the hospital tract has never been opened by the city. Irving Avenue is entirely within the boundary line of the tract purchased by the hospital, its outlet being Huntington Terrace, and it finishes up as a dead end street.

The hospital desires to build upon the entire land so purchased. There will be no other abutting property owners and no other persons interested in the using of said street, as the hospital has purchased the entire

frontage on Huntington Terrace, both the easterly and westerly frontage.

There are other streets connecting Lyons Avenue and Lehigh Avenue, and it will be unnecessary for public use to open Huntington Terrace or Irving Avenue.

For the above reasons we petition that the public rights, if any, in Huntington Terrace beginning at Lyons Avenue and running northerly to Lehigh Avenue, and Irving Avenue from Huntington Terrace easterly 160 feet more or less to its terminus be released, and extinguished.

Newark Beth Israel Hospital,
By Frank I. Liveright,
President.

Dated October 16, 1924.

Commissioner Brennan moved that it be ordered filed.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the sum of \$15,691.53 be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Additional hospital accommodations	\$ 6,286.43
Convalescent home construction	6,230.00
No. 11 Engine House construction	400.00
Centre Market	237.60
City Hall fire loss.....	2,537.50
	<hr/>
	\$15,691.53

W. J. Brennan
Charles P. Gillen
John Howe
Mayor Breidenbach

The roll being called, the resolution was declared adopted by the following votes

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan submitted the following ordinances as a matter of information:

An Ordinance to provide for the repaving of Commerce Street from Broad Street to Mulberry Street with asphalt pavement (1½" top, 1½" binder, on a six (6) inch concrete foundation.

An Ordinance to provide for the release and extinguishment of the public right arising from the dedication of that part of Huntington Terrace from Lyons Avenue to Lehigh Avenue and of Irving Avenue from Huntington Terrace easterly 160 feet more or less to its terminus.

Commissioner Brennan moved that the foregoing ordinance be made a matter of record in the minutes

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

WHEREAS, In the year 1916, Ross B. McLean, a plumbing and heating contractor, claimed that he had performed labor and furnished materials for certain repairs in the City Hall, amounting to the sum of \$1,065.12, which claim Thomas L. Raymond, then Mayor, declined to pay on the ground that the labor and materials were not authorized by the then Common Council, and that the work was not advertised for and awarded to the lowest responsible bidder, as required by law; and

WHEREAS, The said Ross B. McLean thereafter brought suit against the city of Newark and recovered a judgment for the amount of said claim, which judgment was afterwards reversed on appeal by the Supreme Court of the State of New Jersey; and

WHEREAS, Since the reversal of said judgment, the said Ross B. McLean has instituted a new suit which is still pending; and

WHEREAS, The said Ross B. McLean has now expressed a willingness to accept the sum of \$532.56, being fifty (50) per cent. of the amount of said bill, in full settlement thereof; and

WHEREAS, There is no question but that the said Ross B. McLean did, during the year 1916, perform labor and furnish certain materials for various repairs in the City Hall building for which he should be reasonably compensated; now therefore be it

RESOLVED, That the sum of \$532.56 be and the same is hereby appropriated to the said Ross B. McLean in full satisfaction of his claim against the City of Newark; payment of the said sum of \$532.56 to be made to the said Ross B. McLean upon the filing by him with the Acting City Auditor of a satisfactory release approved by the Law Department.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That Resolution No. 10490 adopted by the Board of Commissioners on October 14th, 1924, be and the same is hereby rescinded:

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of Mary Brady, clerk-typist in the Second District Court of the City of Newark be and hereby is in-

creased from \$960.00 to \$1,080; effective November 1st, 1924.

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the Lincoln National Bank of the City of Newark be and is hereby designated as a depository of public funds of the City of Newark in addition to those already designated.

John Howe
Charles P. Gillen,
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That in pursuance of the provisions of an act of the Legislature of the State of New Jersey, entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, and amendments thereto, there

shall be issued Temporary Loan Bonds in the amount of Five hundred thousand dollars (\$500,000) for the purpose of temporarily financing payments on account of contract with the North Jersey District Water Supply Commission for an additional water supply from the Wanaque Water Shed and is an improvement for which the city is authorized to issue bonds by the aforesaid act; further

RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to Five hundred thousand dollars (\$500,000) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months, shall bear such rate of interest not exceeding six per centum per annum and be issued in such denominations and may be executed in such manner as the Director of Revenue and Finance may determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts, and the City Clerk be and they are hereby authorized and directed to execute in the name of the city the bonds authorized by this resolution subject to the provisions of Chapter 252 of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and directed to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennar, Gillen, Howe, Mayor Breidenbach.

To the Board of Commissioners of the City of Newark, N. J.

Dear Sirs:—

I respectfully submit the statement annexed (by items) of the amounts in gross as shown by the records in this office of the costs and expenses of the several gradings, curbing, flagging and pavings, Chapter 152, Laws of 1917, not completed, which statements are now ready to be referred to the Board of Commissioners of Assessments for Local Improvements, in order that assessments for benefits may be levied in accordance with law.

A. K. Brady,
Acting Auditor of Accounts.

Berkley Avenue, G., C., P. & Paving 4th Ave. to Bloomfield Ave.	\$42,169.70
Baldwin Ave. Resurfacing Clinton to Avon Aves.....	9,851.25
Thirteenth Ave. Repaving, Springfield Ave to Little- ton Ave.	135,303.80
Stuyvesant Ave. Grading & Flagging, 320 feet north of 18th Ave. to Irving- ton Line	2,459.20
North 11th St. G., C. & F., First to Second Aves.....	7,168.25

RESOLVED, By the Board of Commissioners of the City of Newark, New Jersey, that the foregoing report and declaration of cost be and the same are hereby referred to the Board of Commissioners of Assessments for Local Improvements, to assess benefits pursuant to the direction and provision of the statutes in such case made and provided.

John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the Director of Public Safety be and he is hereby authorized to advertise for sealed proposals covering the printing of the new Building Code.

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That Max Kaplowitz be and he is hereby temporarily appointed as painter in the City Hall, Department of Parks and Public Property at the prevailing rate of wage, Ten dollars (\$10.00) per day, said appointment to become effective October 16, 1924.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Frank Doyle be and he is hereby temporarily appointed as painter's helper in the City Hall, Department of Parks and Public Property at the rate of Seventy cents (70c) per hour, said appointment to become effective October 16, 1924.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Thomas Brady and David Beinhacker be and they are hereby temporarily appointed as City Hall Policemen in the Division of Pub-

lic Buildings, Department of Parks and Public Property, at the annual salary of One thousand two hundred dollars, (\$1,200), said appointments to become effective October 16, 1924.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Indenture of Lease dated October 20, 1924, between the City of Newark and H. J. Steinlein Drug Co., Inc., for four stands, numbers 202, 204, 301 and 303, and storage bins numbers 9, 11 and 13 in the basement of the New Centre Market building, Newark, N. J., for the term of one year, at an annual rental of \$5,400, payable monthly in advance, at the rate of \$450 each and every month, with the privilege of four annual renewals by the said H. J. Steinlein Drug Co., Inc., in accordance with the terms of the lease, a copy of which is hereto attached, be and the same is hereby approved, and the Director of the Department of Parks and Public Property and the City Clerk of the City of Newark are hereby authorized and directed to execute the said lease on behalf of the City of Newark on the approval of this resolution.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breiderbach.

RESOLVED, That the contract between the City of Newark and the Standard Bitulithic Company for paving, G., C. & F. Eastern Parkway from 100' south of Varsity Road to 345' northerly, dated the 23rd day of September, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the city upon the passage of this resolution.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and the Standard Bitulithic Company for paving, G., C. & F. Hazel Place from Runyon Street to about 250' northerly, dated the 16th day of September, 1924, and awarded to Standard Bitulithic Company, a copy of which con-

tract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the city upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles F. Gillen

The roll being called the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for paying Huntington Terrace from Renner Avenue to Shepherd Avenue, dated the 23rd day of September, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the city upon the passage of this resolution.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company for paving Goodwin Avenue from Renner Avenue to Shepherd Avenue, dated the 23rd day of September, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the city upon the passage of this resolution.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company for paving Schuyler Avenue from Renner Avenue to Shepherd Avenue, dated the 23rd day of September, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the

same on behalf of the city upon the passage of this resolution.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company for repaving West Park Street from Broad Street to Halsey Street, dated the 16th day of September, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the city upon the passage of this resolution.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Warren Foundry & Pipe Company for furnishing and delivering to the Department of Public Works of cast iron water pipe and special castings, a copy of which contract dated September 23rd, 1924, hereto is annexed, be and the same hereby is approved and the Director of said Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Pittsburgh Plate Glass Company for furnishing and delivering to the Department of Public Works of paints and oils, a copy of which contract, dated September 19th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

BE IT RESOLVED, By the Board of Commissioners of the City of Newark that the officers of the city execute a certain contract, dated October 21, 1924, between the City of Newark, of the first part, and Public Service Railway Company, of the second part, a copy of which is hereto attached, providing for the removal of tracks and roadbed on High Street, from Eighth Avenue to State Street, in connection with the paving and improvement of said street.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering Meter Reading Binders and Mailometer Machine to the Department of Public Works be and the same hereby are awarded

as follows, being the lowest responsible bidder in each case:

Kalamazoo Loose Leaf Binder
Co., Newark—

Approx. 550 Style G, Meter
Binders, at each.....\$ 3.55

One (1) Mail-o-meter Stamp
Affixing Machine for..... 685.00

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby authorized to advertise for sealed proposals for altering doorway at the Earl Street Garage of said Department, said proposals to be received at such time and place as the Director may in proper advertisement designate.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That John A. Cooke be and he hereby is appointed temporarily to the position of timekeeper in the Department of Public Works (Street Cleaning), at a compensation of \$2,100 per annum, effective October 16th, 1924.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions off an act entitled, "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319), and the supplements thereto and amendments thereof, to order and cause the repaving of Commerce Strret from Broad Street to Mulberry Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenance incidental to the repaving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or such portion or portions of sidewalks as may be disturbed or may

become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, in accordance with plans, specifications and profiles dated May 18, 1923, and now on file in the office of the Department of Public Works.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of an ordinance providing for said improvement. Upon failure of any such owner to make or cause said connections to be made, the same will be made by the Department of Public Works, in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purpose of this improvement shall be considered a lot.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That the sum of \$24,500.00 is hereby appropriated to pay the cost of

said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$24,500.00, under and by virtue of the provisions of an act entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commissioner," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on November 12th, 1924, at 11 o'clock A. M., at which time and place ordinance for the making of such improvement will be considered.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he hereby is directed to advertise for sealed proposals for the demolition and removal of the present asphalt plant building. All steel beams and other material which can be re-used in the re-erection of building to be taken to Port Newark and stored at location to be designated, except the brick, and steel trusses of boiler house, which shall become the property of the contractor.

Said proposals to be received at such time and place as the Director shall in proper advertisement designate.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach

RESOLVED, That the contract for furnishing and delivering to the Department of Public Works, one (1) or more of any or all of the component parts for Holt Tractors, be and the same hereby is awarded to Holt Manufacturing Company, New York City, it being the lowest responsible bidder, the amount of its bid based on the estimate of the Department's requirements for one (1) year being Two thousand five hundred dollars (\$2,500.00).

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering Cast Iron Pipe, Fittings and Gate Valves.

Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the compensation of John J. Ring, mechanical repairman in the Department of Public Works (Motors), be and the same hereby is increased to \$2,520.00 per annum, effective November 1st, 1924.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, Huntington Terrace was laid out on Map of Property of Duffy & Thomas, Inc., Rothberg Bros., Inc., situate in Newark, Essex County, N. J., Harrison R. VanDuyne, Surveyor, November 3, 1923, from Lyons Avenue to Lehigh Avenue; and

WHEREAS, Irving Avenue was laid out on the above mentioned map from Huntington Terrace easterly 160 feet more or less to its terminus; and

WHEREAS, Said portions of Huntington Terrace and Irving Avenue have never been accepted or opened by the City of Newark; and

WHEREAS, Application has been made to this Board of Commissioners to release and extinguish the public right, if any, arising from such dedication; and

WHEREAS, Under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27th, 1917, and the acts amendatory thereof and supplementary thereto, this Board is empowered, after public hearing, by ordinance to release and extinguish the public right arising from such dedication; and

WHEREAS, It appears to this Board of Commissioners that said portions of Huntington Terrace and Irving Avenue will not be a public benefit and that the public interest will be better served by releasing said lands from dedication; therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark, that an ordinance releasing and extinguishing the public right arising from the dedication of Huntington Terrace from Lyons Avenue to Lehigh Avenue and Irving Avenue from Huntington Terrace easterly 160 feet more or less to its terminus, as the same are laid out on Map of Property of Duffy & Thomas, Inc., Rothberg Bros., Inc., situated in Newark, Essex County, N. J., Harrison R. VanDuyne, Surveyor, November 3, 1923, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1310-V, be taken up for consideration at a

meeting to be held on Wednesday, November 12th, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers, for one day at least ten days before said November 12th, 1924, of the intention of the Board so to do, and that at said meeting all persons whose lands may be affected by said ordinance, or who may be interested therein, will be given an opportunity to be heard concerning the same.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, Chapter 78 of the Pamphlet Laws of the State of New Jersey for the year 1924, entitled "An Act to enable cities, towns, townships, boroughs and certain counties to acquire portions of the property, the title to which is now vested in the Morris Canal and Banking Company in trust for the State of New Jersey, upon the abandonment of navigation upon the Morris Canal, upon terms and compensation fixed by the Morris Canal and Banking Company and providing for the review of said terms and compensation by the Board of Public Utility Commissioners of the

State of New Jersey," and Chapter 229 of the Laws of New Jersey for the year 1924, entitled "An Act to authorize the abandonment of navigation upon the Morris Canal and providing for the dismantling of the canal and the disposition of portions of the property, the title to which is now held in trust for the State of New Jersey by the Morris Canal and Banking Company upon terms and compensation fixed by said Morris Canal and Banking Company and providing for the review of said terms and compensation by the Board of Public Utility Commissioners of the State of New Jersey, and further providing for the management and control of such property pending the disposition thereof," provide that any city within which any property is located, the title to which is now vested in the Morris Canal and Banking Company in trust for the State of New Jersey, shall have power and authority to acquire for public use, such parts of said canal property as may be located within its borders, upon terms and compensation to be fixed by said Morris Canal and Banking Company after negotiation and approval by the Governor; and

WHEREAS, Said acts further provide that to avail itself of the provisions thereof, any such municipality shall on or before January 1, 1925, adopt a resolution expressing its desire to acquire such portion of the canal property situated within the boundaries of such municipality and setting forth the purposes to which it is intended to devote said property when acquired; and

WHEREAS, this Board is desirous

of acquiring for public use all such parts of the Morris Canal property as are now vested in the Morris Canal and Banking Company in trust for the State of New Jersey, and are located within the City of Newark; therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark, that said city, through this Board, hereby expresses its desire to acquire all such portion of the Morris Canal property, the title to which is now vested in the Morris Canal and Banking Company, in trust, for the State of New Jersey, and which is located within said City of Newark, and sets forth the following as the purposes to which it is intended to devote said property when acquired; the surface thereof, if so desired by the city, to be used as a public street or highway for traffic and for any and all such public purposes as a highway is used and adapted or usable, including the placing of poles and wires and such other instrumentalities as do or may promote its use and usefulness as a highway; the subsurface thereof for transportation by means of a subway, for waterpipes, sewers, conduits or any other instrumentalities which by custom or law are now or may be allowed to be placed there, and the whole property thus acquired for such other use, either in connection with or disassociated from the uses hereinabove specified as may forward the convenience or welfare of the said city and its inhabitants; and be it further

RESOLVED, That the City Clerk be and he is hereby directed to transmit a certified copy of this resolution to

the Board of Directors of the Morris Canal and Banking Company.

Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinances as a matter of information:

An ordinance to provide for the grading, curbing, flagging, paving and repaving of Park Place from North Canal Street to the north side of Rec- tor Street with asphalt pavement (1½" top, 1½" binder) on the old concrete foundation, except the newly widened portion along the park which will be on a new six (6) inch concrete foundation.

Commissioner Brennan moved that the foregoing ordinance be made a matter of record in the minutes:

The roll being called the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

An Ordinance to provide for the grading, curbing, flagging, paving and repaving of Broad Street from the

north side of Rector Street northerly about 135 feet with asphalt pavement (1½" top, 1½" binder) on the old concrete base, except the newly widened portion along the park which will be on a new six (6) inch concrete foundation.

Commissioner Brennan moved that the foregoing ordinance be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mr. Congleton: I have here a notice of intention from Commissioner Raymond for the removal of the sidewalk on Park Place.

Commissioner Gillen: I think that is a very necessary improvement.

Commissioner Gillen offered the following resolution:

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319), and the supplements thereto and amendments thereof, to order and cause the grading, curbing, flagging, paving and repaving of Broad Street from the north side of Rector Street northerly about 135 feet with asphalt pavement (1½" top, 1½" binder) on the old concrete base, ex-

cept the newly widened portion along the park which will be on a new six (6) inch concrete foundation; grading, curbing, flagging, paving and repaving of Park Place from north Canal Street to the north side of Rector Street with asphalt pavement (1½" top, 1½" binder) on the old concrete base, except the newly widened portion along the park which will be on a new six (6) inch concrete foundation, with the necessary new curbing, or resetting of curb, together with all other appurtenances incidental to the paving or repaving of said streets, including the laying of concrete sidewalks at street intersections and elsewhere, wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, in accordance with the plans, specifications and profiles dated October 20, 1924, and now on file in the office of the Department of Public Works.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvements, the owners of any and all lands on the line of said improvements, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the

Department of Public Works, in which case the costs and expenses of making said connection will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot. That said improvements shall be undertaken as local improvements and the cost thereof shall be assessed against the property benefitted by said improvement in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

That in order to temporarily finance said improvements the following sums are hereby appropriated, viz:

Park Place grading, curbing,
flagging, paving and re-
paving\$55,700.00

Broad Street grading, curb-
ing, flagging, paving and
repaving 3,300.00

and temporary bonds or notes shall be issued from time to time to meet the cost thereof; under and by virtue of the provisions of an act entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improveemnt commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of

the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements, or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on November 12th, 1924, at 11 o'clock A. M., at which time and place ordinances for the making such improvements will be considered.

Charles F. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

A petition from Louis Pashkow and wife, requesting the release of certain restrictions on property located on Avon Avenue, Newark, N. J., was on motion of Commissioner Gillen ordered received and filed.

Mayor Breidenbach offered the following resolution:

WHEREAS, A petition has been presented to the Board of Commissioners of the City of Newark by Louis Pashkow and Rae Pashkow, his wife, setting forth that they are the owners of certain lands and premises in the City of Newark, Essex County and State of New Jersey, described as follows:

Beginning at a point in the northerly line of Avon Avenue distant one hundred and twenty-five feet west of the westerly line of Broome Street; thence north fourteen degrees forty-five minutes east seventy feet; thence north twenty-four degrees seven minutes east fifty-five feet nine inches; thence north seventy-five degrees fifteen minutes west twenty-five feet; thence south twenty-four degrees seven minutes west fifty-five feet nine inches; thence south fourteen degrees forty-five minutes west seventy feet to the northerly line of Avon Avenue; thence along the same south seventy-five degrees fifteen minutes east twenty-five feet to the place of beginning. This description being according to a survey made by Amos O. Nisenson, C. E. and surveyor, April, 1920.

That title to said lands and other premises was conveyed by the Mayor and Common Council of the City of Newark to Ernest Adam by deed recorded in Book W 22 of deed of Essex County, pages 532. That after various deeds and conveyances said premises were conveyed to the Frederick P. & Charles A. Keast Co., a corporation, and by warranty deed recorded in Book M 63 of deeds for Essex County, pages 275, to Louis Pashkow

and Rae Pashkow, his wife, by the said the Frederick P. and Charles A. Keast Co., a corporation.

And that when the said lands and premises above described were originally conveyed by the Mayor and Common Council of the City of Newark to Ernest Adams, they were sold and made subject to the following express conditions:

First: That no stable, barn, carriage or outhouses shall be built or erected thereon within less than sixty feet of the street or front line of said property.

Second: That no factory or manufacturing establishment shall be built or erected thereon or any business of that kind carried on upon said premises.

Third: That no building built or to be erected thereon shall be for the purpose of a liquor store or saloon.

Fourth: That every dwelling to be built or to be erected thereon shall be located so that the front line thereof shall be at least six feet from the front or street line of the said property, and such dwelling shall be erected at a cost of not less than \$2,000.00. On breach of these conditions or either of them the estate hereby granted shall cease and determine and the parties of the first part, their successors or assigns, shall have the right to enter thereon and take full possession thereof and to use, hold and occupy the said property as of their former estate.

Said petitioners are unable to place a mortgage upon said lands and premises and will have difficulty in selling same because of the conditions imposed in the deed of conveyance from the Mayor and Common Council of the City of Newark above mentioned. In consideration of which, said petitioners did request the City of Newark to remove said conditions, as conditions, that the restrictions contained therein remain upon the said premises as covenants, to run with the land and binding upon said petitioners, their successors, heirs, and assigns; now, therefore, be it

RESOLVED, That on this 21st day of October, 1924, by the Board of Commissioners of the City of Newark, that the proper officers of the City of Newark be authorized and directed to execute in the name of the City of Newark a release to said Louis Pashkow and Rae Pashkow, his wife, the owners of the premises above described and the petitioners above mentioned in said petition, which said release shall be drawn so as to change the said conditions to have the effect of restrictions and to release the said lands and premises from the right of entry for conditions broken, created by the City of Newark by said deed to Ernest Adam, by which on breach of the conditions therein contained, the title to the said lands and premises granted by deed was to cease and determine, and the Mayor and Common Council of the City of Newark, its successors and assigns was to have the right to enter thereon, and take full possession thereof, and to use, hold and occupy the said property as of their former estate.

Provided, however, that said release shall be approved by a member of the Law Department of the City of Newark and shall be drawn in such manner as to change the conditions placed upon said land by said deed to said Ernest Adam from the form of conditions, which provide for a forfeiture of the estate, in case of a breach thereof to the form of covenants to run with the land, and to be binding upon the owners thereof, their successors, heirs and assigns so that the owners of said lands and premises shall not be released from the obligation to keep and observe all the restrictions which were attached to said lands and premises by deed to said Ernest Adam.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

A communication from the National Rivers and Harbors Congress, Washington, D. C., relative to the Twentieth Convention to be held in Washington, December 10th and 11th, 1924, was received and read.

Commissioner Gillen moved that the communication be received and filed and as many of the Commission as desire attend.

The roll being called, the motion was declared adopted by the following votes:

Yeas. — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

A communication from Jaenecke Ault Company, opposing the opening and widening of Avenue P was received, read and on motion referred to the Director of Public Works.

A communications from the Board of Adjustment recommending the change in zone on the north side of Thomas Street from an industrial to a heavy industrial zone.

Commissioner Howe: That doesn't apply to the block where the school is, does it? We had that up and we decided on account of the South Street School, which is on the corner of Hermon Street, that it would affect that school and is contrary to the rule of this Board.

Mr. Charles McCraith: At the Board of Adjustment's meeting last Thursday the matter was gone into quite thoroughly and Mr. Bigelow's objection, that Commissioner Howe has just mentioned was brought up, and the Board went over one of the city maps and outlined a district which would exclude the public school and would include only the property at the corner and the concrete garages adjoining, and the Republic Varnish Works which adjoins that.

Commissioner Howe: Heavy industrial includes anything.

Mr. McCraith: Everything has been excluded except those properties which have been included. Any other properties are excluded from this pro-

posed change. If Mr. VanDuynes was here I think he could explain it more in detail.

Commissioner Howe: I wouldn't want to put a heavy industry within two hundred feet of a school.

Mr. McCraith: This does not apply to the property on which the school is located. It is east of the school property.

Commissioner Brennan: It has got to be two hundred feet away.

Mr. McCraith: The purpose of this permit is to permit the use of that concrete garage behind the butcher shop. The Board of Adjustment seemed to feel that because of a ruling of Mr. Congleton that was the only way to pass it.

Commissioner Howe: I want to go on record as protesting against it because I think there is something wrong when they want to include a garage as heavy industry.

Mr. McCraith: There are six concrete garages there now. This man desires to use one of these garages for chickens.

Commissioner Brennan: Nothing doing.

Mayor Breidenbach: Representing the Board of Health I want to say I am opposed to any more chicken markets in Newark.

Mr. McCraith: Dr Craster was in favor of it.

Mayor Breidenbach: I am opposed to chicken markets in Newark—anywhere at all.

Commissioner Brennan: I am not opposed to them in the meadows.

Mr. McCraith: It is not a public chicken market, understand.

Mr. Congleton: What is it then?

Mr. McCraith: It is what Dr. Craster has explained as a private chicken market. This man desires to use this garage to keep chickens in and kill them for his customers.

Mr. Congleton: That is the reason you have to make this request for heavy industry, because slaughter houses are only permitted in heavy industrial districts.

Commissioner Howe: There are places where this sort of thing can be permitted, but I positively would not vote for one in a residential district.

Mayor Breidenbach: I think they should have one street for chicken markets in Newark, and not scatter them about the city, up against the residences.

Mr. McCraith: There are no residences in this locality, except the residence of the man who applies for this change.

Mayor Breidenbach: Where is the residential section then, that is to buy his chickens?

Commissioner Howe: It seems that this is too small an item to change a district for. The minute you change that district other things will creep in there that will cause the city trouble.

Mr. McCraith: The Board of Adjustment felt that by reason of a ruling made by Mr. Congleton there was no other way to give their consent.

Mr. Congleton: I said that slaughter houses could only be established in heavy industrial districts.

Mr. McCraith: A public slaughter house is where people may come in and kill chickens. A private slaughter house is where a customer comes to this butcher shop and asks for a fresh killed chicken and the owner then goes into the rear and kills the chicken and delivers it to the customer.

Mr. Congleton: The ordinance makes no difference between public and private slaughter houses. It says "Slaughter Houses," and is construed that to mean where stuff is killed on the premises.

Commissioner Brennan: I move the recommendation of the adjustment board be not concurred in.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

A communication from the Board of Adjustment requesting change in the west side of Fourth Street between Bloomfield Avenue and First Avenue.

Mr. Congleton: That is on the north side of Bloomfield Avenue.

Commissioner Brennan: Running across from what used to be the old Baker Hotel.

Commissioner Brennan: What is the reason for the application?

Mr. Van Dyne: He wants to build stores there.

Commissioner Brennan: I don't object to it. Nobody will build a residence there because it is a swamp.

Commissioner Gillen: I move that the matter be referred to the Law Department to draw an ordinance, and that the recommendation be concurred in.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The following reports of City Officers were received and ordered filed:

Auditor of Accounts for September, 1924.

Commissioner Gillen: There is some gentleman here representing the Painters' Union. In doing over the City Hall we engaged about ten or twelve painters to do the work and there was some washing and labor work to be done in connection with the painting and we engaged two or three men and called them "painters' helpers."

That, I understand is against the rules of the union and the Painters' Union has protested, so we have laid off these men and will have to make some other arrangement to comply with the rules of the Painters' Union.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the following changes affecting the payroll of the Department of Public Affairs be and the same are hereby approved:

City Home.

Appointment from Eligible List—

Gustav E. Billman, Industrial Officer of Tailoring, \$60 per month plus maintenance, effective Oct. 1, 1924.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen moved to adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOME

The Board of Commissioners of
the City of Newark, N. J.

W. J. EGAN
City Clerk.

NEWARK, N. J.

October 28, 1924.

{ A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present: Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Absent: Commissioner Raymond.

The minutes of meeting of October 21st were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

(No response.)

Commissioner Brennan moved that the title of "An ordinance to provide for the release and extinguishment of the public right arising from the dedication of the following streets:

Parkhurst Street from the easterly

line of Avenue D. easterly to the westerly line of Adams Street, excepting that portion of the above described part of Parkhurst Street included within the lines of Jefferson Street;

Avenue E from the southerly line of Thomas Street southerly about 700 feet to the northerly line of Jefferson Street;

Harper Street as follows: Beginning at the intersection of the center line of Harper Street and Adams Street; thence running westerly along the center line of Harper Street 30 feet to the westerly line of Adams Street; thence northerly along the westerly line of Adams Street 30 feet to the northerly line of Harper Street; thence westerly along the northerly line of Harper Street about 835 feet to the line of land of the Manufacturers' Developing Company; thence along the same south 23° 33' east 90 feet more or less to the southerly line of Harper Street; thence easterly along the southerly line of Harper Street 800 feet more or less to the center line of Adams Street produced; thence northerly along the center line of Adams Street produced 30 feet to the place of beginning, excepting that part of the above described Harper Street lying within the limits of Jefferson Street. Also a triangular strip of Harper Street beginning at the intersection of the westerly line of property of Manufacturer's Developing Company and the northerly line of Harper Street, which point is about 370 feet easterly from the northeasterly corner of Avenue D and Harper Street; thence south 18 degree 25 min

APPROVED:

F. C. BREIDENBACH
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOME

The Board of Commissioners of
the City of Newark, N. J.

W. J. EGAN
City Clerk.

NEWARK, N. J.

October 28, 1924.

{ A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present: Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Absent: Commissioner Raymond.

The minutes of meeting of October 21st were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

(No response.)

Commissioner Brennan moved that the title of "An ordinance to provide for the release and extinguishment of the public right arising from the dedication of the following streets:

Parkhurst Street from the easterly

line of Avenue D. easterly to the westerly line of Adams Street, excepting that portion of the above described part of Parkhurst Street included within the lines of Jefferson Street;

Avenue E from the southerly line of Thomas Street southerly about 700 feet to the northerly line of Jefferson Street;

Harper Street as follows: Beginning at the intersection of the center line of Harper Street and Adams Street; thence running westerly along the center line of Harper Street 30 feet to the westerly line of Adams Street; thence northerly along the westerly line of Adams Street 30 feet to the northerly line of Harper Street; thence westerly along the northerly line of Harper Street about 835 feet to the line of land of the Manufacturers' Developing Company; thence along the same south 23° 33' east 90 feet more or less to the southerly line of Harper Street; thence easterly along the southerly line of Harper Street 800 feet more or less to the center line of Adams Street produced; thence northerly along the center line of Adams Street produced 30 feet to the place of beginning, excepting that part of the above described Harper Street lying within the limits of Jefferson Street. Also a triangular strip of Harper Street beginning at the intersection of the westerly line of property of Manufacturer's Developing Company and the northerly line of Harper Street, which point is about 370 feet easterly from the northeasterly corner of Avenue D and Harper Street; thence south 18 degree 25 min

minutes west about 42 feet to an angle in the line of land of the Manufacturers' Developing Company; thence along their line north 82 degrees 10 minutes east about 75 feet to the northerly line of Harper Street; thence along the same north 65 degrees 39 minutes west about 70 feet to the place of beginning;

Murray Street from the center line of Adams Street produced, westerly about 515 feet to Jefferson Street;

Astor Street as follows: A triangular strip beginning at a point 330.63 feet measured along the division line between property of the Manufacturers' Developing Company and the Waverly and Passaic Branch of the New York Bay Railroad from the center line of Adams Street produced; thence south 80 degrees 26 minutes west along the above mentioned division line 20 feet more or less to an angle in the property line of the Manufacturers' Developing Company; thence still along the line of the Manufacturers' Developing Company north 23 degrees 33 minutes west 30 feet more or less to the northerly line of Astor Street; thence along the northerly line of Astor Street south 65 degrees 39 minutes east 17 feet more or less to the place of beginning, excepting that part of the above described portion of Astor Street lying within the limits of Jefferson Street," be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of the following streets:

Parkhurst Street from the easterly line of Avenue D easterly to the westerly line of Adams Street, excepting that portion of the above described part of Parkhurst Street included within the lines of Jefferson Street;

Avenue E from the southerly line of Thomas Street southerly about 700 feet to the northerly line of Jefferson Street;

Harper Street as follows: Beginning at the intersection of the center line of Harper Street and Adams Street; thence running westerly along the center line of Harper Street 30 feet to the westerly line of Adams Street; thence northerly along the westerly line of Adams Street 30 feet to the northerly line of Harper Street; thence westerly along the northerly line of Harper Street about 835 feet to the line of land of the Manufacturers' Developing Company; thence along the same south 23° 33' east 90 feet more or less to the southerly line of Harper Street; thence easterly along the southerly line of Harper Street 800 feet more or less to the center line of Adams Street produced; thence northerly along the center line of Adams Street produced 30 feet to the place of beginning, excepting that part of the above described Harper Street lying within the limits of Jefferson Street Also a triangular strip

of Harper Street beginning at the intersection of the westerly line of property of Manufacturers' Developing Company and the northerly line of Harper Street, which point is about 370 feet easterly from the northeasterly corner of Avenue D and Harper Street; thence south 18 degrees 25 minutes west about 42 feet to an angle in the line of land of the Manufacturers' Developing Company; thence still along their line north 82 degrees 10 minutes east about 75 feet to the northerly line of Harper Street; thence along the same north 65 degrees 39 minutes west about 70 feet to the place of beginning.

Murray Street from the center line of Adams Street produced, westerly about 515 feet to Jefferson Street;

Astor Street as follows: A triangular trip beginning at a point distant 330.63 feet measured along the division line between property of the Manufacturers' Developing Company and the Waverly and Passaic Branch of the New York Ray Railroad from the center line of Adams Street produced; thence south 80 degrees 26 minutes west along the above mentioned division line 20 feet more or less to an angle in the property line of the Manufacturers' Developing Company; thence still along the line of the Manufacturers' Developing Company north 23 degrees 33 minutes west 30 feet more or less to the northerly line of Astor Street; thence along the northerly line of Astor Street south 65 degrees 39 minutes east 17 feet more or less to the place of beginning, excepting that part of the above described portion of Astor Street lying within the limits of Jefferson Street.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance providing for the vacation of Parkhurst Street from the easterly line of Avenue D easterly to the westerly line of Adams Street, excepting that portion of the above described part of Parkhurst Street included within the lines of Jefferson Street; the vacation of Avenue E from the southerly lines of Thomas Street southerly 700 feet to the northerly line of Jefferson Street; the vacation of Harper Street as follows: Beginning at the intersection of the center line of Harper Street and Adams Street; thence running westerly along the center line of Harper Street 30 feet to the westerly line of Adams Street; thence northerly along the westerly line of Adams Street 30 feet to the northerly line of Harper Street; thence westerly along the northerly line of Harper Street about 835 feet to the line of land of the Manufacturers' Developing Company; thence along the same south 23° 33' east 90 feet more or less to the southerly line of Harper Street; thence easterly along the southerly line of Harper Street 800 feet more or less to the center line of Adams Street produced; thence northerly along the center line of Adams Street produced 30 feet to the place of beginning, ex-

cepting that part of the above described Harper Street lying within the limits of Jefferson Street. Also a triangular strip of Harper Street beginning at the intersection of the westerly line of property of the Manufacturers' Developing Company and the northerly line of Harper Street, which point is about 370 feet easterly from the northeasterly corner of Avenue D and Harper Street; thence south 18 degrees 25 minutes west about 42 feet to an angle in the line of land of the Manufacturers' Developing Company; thence still along their line 82 degrees 10 minutes east about 75 feet to the northerly line of Harper Street; thence along the same north 65 degrees 39 minutes west about 70 feet to the place of beginning; the vacation of Murray Street from the center line of Adams Street produced, westerly about 515 feet to Jefferson Street; the vacation of Astor Street as follows: A triangular strip beginning at a point distant 330.63 feet measured along the division line between property of the Manufacturers' Developing Company and the Waverly and Passaic Branch of the New York Bay Railroad from the center line of Adams Street produced; thence south 80 degrees 26 minutes west along the above mentioned division line 20 feet more or less to an angle in the property line of the Manufacturers' Developing Company north 23 degrees 33 minutes west 30 feet more or less to the northerly line of Astor Street; thence along the northerly line of Astor Street 65 degrees 39 minutes east 17 feet more or less to the place of beginning, except that part of the above described portion of Astor Street lying within the

limits of Jefferson Street," be taken for its third and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance providing for the vacation of Parkhurst Street from the easterly line of Avenue D easterly to the westerly line of Adams Street, excepting that portion of the above described part of Parkhurst Street included within the lines of Jefferson Street; the vacation of Avenue E from the southerly line of Thomas Street southerly 700 feet to the northerly line of Jefferson Street; the vacation of Harper Street as follows: Beginning at the intersection of the center line of Harper Street and Adams Street; thence running westerly along the center line of Harper Street 30 feet to the westerly line of Adams Street; thence northerly along the westerly line of Adams Street 30 feet to the northerly line of Harper Street; thence westerly along the northerly line of Harper Street about 835 feet to the line of land of the Manufacturers' Developing Company; thence along the same south 23° 33' east 90 feet more or less to the southerly line of Harper Street; thence easterly along the southerly line of Harper Street 800 feet more or less to the center line of Adams Street produced; thence northerly along the center line of Adams Street produced 30 feet to

the place of beginning, excepting that part of the above described Harper Street lying within the limits of Jefferson Street. Also a triangular strip of Harper Street beginning at the intersection of the westerly line of property of the Manufacturers' Developing Company and the northerly line of Harper Street, which point is about 370 feet easterly from the northeastern corner of Avenue D and Harper Street; thence south 18 degrees 25 minutes west about 42 feet to an angle in the lines of land of the Manufacturers' Developing Company; thence still along their line north 82 degrees 10 minutes east about 75 feet to the northerly line of Harper Street; thence along the same north 65 degrees 39 minutes west about 70 feet to the place of beginning; the vacation of Murray Street from the center line of Adams Street produced, westerly about 515 feet to Jefferson Street; the vacation of Astor Street as follows: A triangular strip beginning at a point distant 330.63 feet measured along the division line between property of the Manufacturers' Developing Company and the Waverly and Passaic Branch of the New York Bay Railroad from the center line of Adams Street produced; thence 80 degrees 26 minutes west along the above mentioned division line 20 feet more or less to an angle in the property line of the Manufacturers' Developing Company; thence still along the line of the Manufacturers' Developing Company north 23 degrees 33 minutes west 30 feet more or less to the northerly line of Astor Street; thence along the northerly line of Astor Street south 65 degrees 39 minutes east 17 feet more or less to the place of be-

ginning, excepting that part of the above described portion of Astor Street lying within the limits of Jefferson Street.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that part of Dickerson Street from the southerly side of Warren Street southwesterly about 570 feet to its terminus, excepting such parts of the above described Dickerson Street as lie within the limits of Littleton Avenue and South 6th Street," be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that part of Dickerson Street from the southerly side of Warren Street south-

westerly about 570 feet to its terminus excepting such parts of the above described Dickerson Street as lie within the limits of Littleton Avenue and South 6th Street.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan moved that an ordinance entitled "An ordinance to provide for the construction of 'Waverly Sewers, Section 3'" be laid over until November 5th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of

districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The Board of Commissioners of the City of Newark, Do Ordain:

Section 1. That an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919, is hereby amended by extending the Business District so as to include the area described as follows:

BEGINNING at a point in the northerly line of First Avenue; thence running northerly along a line 100 feet east of and parallel to Fourth Street 100 feet; thence westerly along a line 100 feet north of and parallel to First Avenue to a point distant 100 feet from Bloomfield Avenue; thence southerly along a line 100 feet east of and parallel to Bloomfield Avenue to a point 100 feet east of Fourth Street; thence northerly along a line 100 feet east of and parallel to Fourth Street to the place of beginning.

and that the Use District Map which accompanies the ordinance to which this ordinance is an amendment be

and the same is hereby changed so as to include within the Business District the area above described.

Section 2. All ordinances and parts of ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

Commissioner Brennan moved the

ordinance be taken up or third reading November 5th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of One thousand four sixty-four dollars and forty cents (\$1,464.40) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Park and Public Property for week ending October 22, 1924, as follows:

Shade Tree\$1,464.40

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the sum of Twenty-two thousand two hundred ninety-one dollars and twelve cents (\$22,291.12) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Additional Hospital Accommodations	\$14,821.20
Centre Market	606.00
No. 11 Engine House construction	6,863.92
	<hr/>
	\$22,291.12

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of One thousand nine hundred sixteen dollars and eighty-nine cents (\$1,916.89) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

City Sundries	\$ 55.21
Elections	1,714.50
Contingent	149.18
	<hr/>
	\$1,916.89

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, By the Board of Commissioners of the City of Newark that the following changes effecting the payroll of the New City Hospital be and the same are hereby approved:

Temporary appointment in the competitive class:

Amelia Mauer, Dietetic Instructress, Temp., Octo. 20, 1924, \$6.00 per lesson.

Non-competitive appointments:

Dinah Wiggans, Undergraduate Nurse, \$600 yr., 10-20-24.

John Reed, Porter, \$600 yr., 10-17-24.

Thomas Phillips, Porter, \$696 yr., 10-18-24.

Thomas O'Leary, Porter, \$696 yr., 10-13-24.

James Gilmore, Orderly, \$696 yr., 10-9-24.

Thomas Moynagh, Orderly, \$696 yr., 10-14-24.

William Starr, Orderly, \$696 yr., 10-16-24.

Lula Baines, House Maid, \$576 yr., 10-8-24.

Leave of Absence:

Irene O'Crowley, Jr. Laboratory Technician, 3 months, illness in family, 10-18-24.

James Moran, Porter, ½ month, illness, 10-16-24, noon.

To Correct Error

On Resolution No. 10489 passed October 14th, 1924, under resignations:

Mary Marshall, Nurse, 9-30-24, should be Mary Marshall, Nurse, 10-31-24.

Resignations:

Mollie Carroll, Resident Nurse, 10-11-24.

Ruby Paul, Undergraduate Nurse, 10-16-24, noon.

John Cawley, Porter, 10-16-24, noon.

Elizabeth O'Donnell, Porter, 10-13-24, P. P. P. R.

William Blake, Second Cook, 10-13-24.

Arthur Young, Orderly, 10-14-24.

Julia Crowder, House Maid, 10-5-24.

Annie Gavaghan, Undergraduate Nurse, 10-24-24.

F. C. Breidenbach
John Howe
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the following changes affecting the payroll of the Department of Public Affairs be and the same are hereby approved:

Almshouse

Leave of absence without pay:

Anna L. Rose, Nurse, Oct. 16th to

31st, 1924; reason: to be married.

Resignation:

Anna L. Roe, Nurse effective November 1, 1924.

F. C. Breidenbach
John Howe
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Auctioneers' Bonds

Morris Cohen, 120 Market Street.
Max Colmes, 316 Market Street.

John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

The following communication was received and read:

DEPARTMENT OF REVENUE AND
FINANCE, CITY HALL
NEWARK, N. J.

October 27, 1924.

SUBJECT: RE-SALE OF \$3,500,000
NEWARK BONDS

The Board of Commissioners of the
City of Newark,
Adressed.

Gentlemen:—

In pursuance of a resolution passed
by this Board, I advertised for sale on
October 27, 1924:

\$2,500,000 MARKET HOUSE BONDS

The following is a complet list of
all of the bids received for the bonds:

Amount Bid	Amount of Bonds Bid On
\$2,500,881.40	\$2,426,000
Bidders	
Estabrook & Co.	
Remick, Hodges & Co.	
Kountze Bros.	
H. L. Allen & Co.	
Roosevelt & Son	
Hannahs, Ballin & Lee	
\$2,500,326.47	\$2,413,000
The National City Co.	
Harris, Forbes & Co.	
Kean, Taylor & Co.	
W. A. Harriman & Co.	
F. E. Calkins & Co.	
L. F. Rothschild & Co.	
\$2,500,335.60	\$2,430,000
A. M. Lamport & Co.	
\$2,500,360.00	\$2,413,000

Guaranty Co. of N Y and associ-
ates.

\$2,500,811.30 \$2,406,000
West Side Trust Co. of Newark

\$2,500,668 \$2,438,000
Fidelity Union Trust Co.
National Newark & Essex Banking
Co.

Federal Trust Co.
Merchants & Mfg. Nat. Bank
Ironbound Trust Co.
J. S. Rippel & Co.

\$300,000 HOSPITAL BONDS

The following is a complete list of
all the bids received for the above
bonds:

Amount Bid	Amount of Bonds Bid On
\$300,056.70	\$293,000
Bidders	
Estabrook & Co.	
Remick, Hodges & Co.	
Kountze Bros.	
H. L. Allen & Co.	
Roosevelt & Son	
Hannahs, Ballin & Lee	
\$300,438.88	\$292,000
The Natl. City Co.	
Harris, Forbes & Co.	
Kean, Taylor & Co.	
W. A. Harriman & Co.	
F. E. Calkins & Co.	
L. F. Rothschild & Co.	
\$300,011.00	\$293,000
A. M. Lamport & Co.	
\$300,438.40	\$292,000
Gurananty Co. of N. Y. and asso- ciates.	

\$300,252.11 292,000
West Side Trust Co. of Newark

\$300,024.00 \$231,000
C. M. Whitis & Co.
Batchelder, Wack & Co.

\$300,388.00 \$294,000
Fidelity Union Trust Co.
Natl. Newark & Essex Banking Co.
Federal Trust Co.
Merchants & Mfg. Natl. Bank
Ironbound Trust Co.
J. S. Rippel & Co.

\$100,000 FIRE APPARATUS BONDS

The following is a complete list of
all bids received for the above bonds:

Amount Bid	Amount of Bonds Bid On	Bidders
\$100,086.00	\$99,000.00	

Natl. State Bank, Newark

\$100,780.00	\$100,000.00	
Estabrook & Co.		
Remick, Hodges & Co.		
Kountze Bros.		
H. L. Allen & Co.		
Roosevelt & Son		
Hannahs, Ballin & Lee		

\$100,639.00	\$100,000.00	
The Natl. City Co.		
Harris, Forbes & Co.		
Kean, Taylor & Co.		
W. A. Harriman & Co.		
F. E. Calkins & Co.		
L. F. Rothschild & Co.		
\$100,726.00	\$100,000.00	
A. M. Lamport & Co.		

\$100,951.00	\$100,000.00	
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Guaranty Co. of New York and as-
sociates.

\$100,110.00	\$99,000.00
West Side Trust Co. of Newark	

\$100,700.00	\$100,000.00
C. W. Whitis & Co	
Batchelder, Wack & Co.	

\$100,278.00	\$99,000.00
Fidelity Union Trust Co.	
Natl. Newark & Essex Banking Co.	
Federal Trust Co.	
Merchants & Mfg. Natl. Bank	
Ironbound Trust Co.	
J. S. Rippel & Co.	

\$600,000 SCHOOL BONDS

The following is a complete list of
all of the bids received for the above
bonds:

Amount Bid	Amount of Bonds Bid On	Bidders
\$600,825.00	\$585,000.00	

Estabrook & Co.
Remick, Hodges & Co.
Kountze Bros.
H. L. Allen & Co.
Roosevelt & Son
Hannahs, Ballin & Lee

\$600,676.38	\$582,000.00
The Natl. City Co.	
Harris, Forbes & Co.	
Kean, Taylor & Co	
W. A. Harriman & Co.	
F. E. Calkins & Co	
L. F. Rothschild & Co.	

\$600,005.00	\$584,000.00
A. M. Lamport & Co.	

\$600,458.40 \$582,000.00
Guaranty Co. of N. Y. and asso-
ciates.

\$600,212.90 \$581,000.00
West Side Trust Co. of Newark

\$600,048.00 \$580,000.00
C. W. Whitis & Co.
Batchelder, Wack & Co.

\$600,631.00 \$587,000.00
Fidelity Union Trust Co.
Natl. Newark & Essex Banking Co.
Federal Trust Co.
Merchants & Mfg. Nat. Bank
Ironbound Trust Co.
J. S. Rippel & Co.

I, accordingly awarded the first ma-
turing \$2,406,000 of Market House
Bonds to West Side Trust Company
of Newark; the first maturing \$291,-
000 of Hospital Bonds and the first
maturing \$580,000 School Bonds to the
combination of C. W. Whitis & Co. and
Batchelder, Wack & Co.; and the first
maturing \$99,000 of Fire Apparatus
Bonds to the combination of Fidelity
Union Trust Co., National Newark and
Essex Banking Co., Federal Trust Co.,
Merchants and Manufacturers Na-
tional Bank, Ironbound Trust Co. and
J. S. Rippel & Co. at the figure above
set forth, respectively, the aforesaid
bids being the highest and best which
I could receive for the respective is-
sues of bonds.

Yours very truly,

John Howe,
Director of Revenue and Finance.

Ordered filed.

Commissioner Brennan offered the
following resolution:

WHEREAS, In accordance with the
law and by the authority of this
Board, the Director of Public Safety
has publicly solicited, received and
opened proposals covering the printing
of 2,500 copies of the new Building
Code, including amendments; and

WHEREAS, The proposal of The
Citizens' Publishing Company at the
price of \$1,347.00 was the lowest bid
received and is in all respects con-
sidered acceptable in the interest of
the city; therefore be it

RESOLVED, That the proposal of
The Citizens' Publishing Company be
and the same is hereby accepted, the
Law Department directed to prepare
the proper contract, and the Director
of Public Safety and the City Clerk
authorized and empowered to execute
the contract for the City of Newark
upon the adoption of this resolution.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Gillen, Howe, Mayor Breidenbach.

Commissioner Gillen offered the
following resolutions:

RESOLVED, That Lorenzo Pur-
cello, employed as Laborer in the De-

partment of Public Works, be and he is hereby transferred to the same position in the Division of Public Buildings, Department of Parks and Public Property, at an annual salary of One thousand and eighty dollars (\$1,080), said transfer to become effective October 27th, 1924.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for lumber to be used for scaffolds for painting rotunda of City Hall. This work has been made necessary by the recent fire.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby author-

ized to allow the following extra work to the Beaver Engineering Co., Inc., for electrical work on the north wing of the City Hospital:

To moving telephone station
from old building to new.....\$499.00

Charles F. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work to Daniel J. Cronin, general contractor, on the north wing of the City Hospital:

To cost of finished hardware
as installed\$3,700.00
By credit as per allowance
specified 2,500.00

Balance due\$1,200.00

Charles F. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work to Daniel J. Cronin, general contractor, on the north wing of the City Hospital:

To furnishing salamanders and coke for temporary heating	\$1,114.08
To additional tile work.....	490.00
To cutting for telephone work	290.00
	<hr/>
	\$1,894.08

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work to Elias Berla for plumbing on the north wing of the City Hospital:

To furnishin and installing sitz bath	\$ 348.00
To changing of old leader connection	800.00
	<hr/>
	\$1,148.00

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes

Yeas — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the following named be and they are hereby temporarily appointed as Painters in the City Hall, Department of Parks and Public Property, at the prevailing rate of wage, Ten dollars (\$10.00) per day, said appointments to become effective October 27th, 1924:

Parker J. Lane
John Donovan
Charles Byrnes
Peter Hogan
Harry Ogg
Eugene Whartenby
Albert Hoffman

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That K. Stankienicz be and he is hereby temporarily appointed as Fireman in the Public Buildings Division, Department of Parks and Public Property, at the annual salary of Two thousand four hundred and forty-four dollars (\$2,444), said appointment to become effective October 24, 1924

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Joseph Hock, Jr., be and he is hereby temporarily appointed as Electrician in the Centre Market, Department of Parks and Public Property, at the prevailing rate of wage of Ten dollars and fifty cents (\$10.50) per day, said appointment to become effective October 16, 1924.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the action of the Director of the Department of Revenue and Finance in awarding bonds of the City of Newark as hereinafter set forth, be and the same is hereby ratified and confirmed:

To West Side Trust Company:

\$2,406,000 of an issue of \$2,500,000 Market House Bonds, at its bid of \$2,500,811.30 and accrued interest to date of delivery for \$2,406,000 par value of bonds.

To C. W. Whitsie & Co., Batchelder, Wack & Co. (combination bid):

\$291,000 of an issue of \$300,000 Hospital Bonds, at the bid of \$300,024 and accrued interest to date of delivery for \$291,000 par value of bonds;

\$580,000 of an issue of \$600,000 School Bonds at the bid of \$600,048 and accrued interest to date of delivery for \$580,000 par value of bonds;

To the combination of
Fidelity Union Trust Co.
National Newark and Essex Banking Co.
Federal Trust Co.
Merchants and Manufacturers National Bank
Ironbound Trust Company
J. S. Rippel & Co.

\$99,000 of an issue of \$100,000 Fire Apparatus Bonds at the bid of \$100,273 and accrued interest to date of delivery for \$99,000 par value of bonds.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Gillen, Mayor Breidenbach.

The following communication was received and read:

October 28th, 1924.

The Honorable Board of Commissioners of the City of Newark.

Gentlemen:

At a meeting of the Board of Commissioners of the City of Newark, held October 14, 1924, the Reverend Page M. Beverly charged that Judge Boettner of the Family Court was prejudiced against men of the negro race and that it seems impossible for them to get decent treatment in that Court; that he is haughty and abrupt in his manner, etc., as will more fully appear in the minutes of the foregoing meeting.

The matter having been referred to me, I fixed Friday October 24, 1924, at the Council Chamber, City Hall, as the time and place for an investigation of the charges.

At that time Mr. Beverly appeared. I then requested him to state any other charges he may care to make against Judge Boettner; I also asked him if he was ready to proceed and to produce his evidence. The only evidence he produced was his own statement, which was not corroborated.

Judge Boettner then denied all charges, but he did admit that he was abrupt and haughty to the complainant, and explained his reasons as follows:

Judge Boettner: The statements of this man are ridiculous and are not worth while answering. He is a menace to the colored race and should be driven out of the city.

Rev. Page M. Beverly charges me with discriminating against the colored people and with being haughty and abrupt toward them. I absolutely deny the charge that I have, at any time, discriminated against the colored people, but I do admit that I was haughty and abrupt toward him and desire to explain my reasons therefor:

As Judge of the Third Criminal Court I took a complaint against Rev. Beverly on April 19th, 1918, on a charge of extortion, and as near as I can remember the facts are as follows:

I had committed Rev. Beverly to jail, but later on he obtained bail and he was held for the grand jury. I have no recollection of what disposition was made of this case.

I have knowledge of Rev. Beverly having accompanied a bondsman to the court house and represented that he owned property, but when the bond was taken it was later discovered that the bondsman did not own the property.

I have been informed that this complainant had received \$75.00 from a colored man, and when confronted with this statement he admitted it, stating that it was for legal services or otherwise.

I know of an instance where Rev. Beverly had obtained \$10.00 from a colored man on the pretext that he would get him out of jail, but when this man had been sentenced, Rev. Beverly returned the \$10.00 to him.

After receiving numerous other complaints against Rev. Beverly I requested Captain Ebert to keep him away from my court, and I think the Captain carried out my orders.

I then summoned Rev. Beverly to appear before me and I told him that unless he stopped the practice of taking advantage of poor unfortunate colored people I would take drastic action to compel him to do so.

I maintain that Rev. Beverly is nothing but a pernicious and pestiferous fixer. He is always trying to obtain money from innocent colored people on the pretext that he would use his influence to get them out of trouble and is continually meddling in other people's affairs.

As to the Mattie Morris matter, Judge Boettner's denial was corroborated by E. Garfield Gifford and Oliver Randolph, counsel for Mattie Morris.

As to the charge involving a Board of Health employee, he was corroborated by Thomas Kane, an attorney.

The following documents were introduced in evidence:

A letter from Rev. H. C. Van Pelt, a colored minister, who is also prison chaplain and parole officer of the State of New Jersey, which stated that he believed that Judge Boettner had been as considerate in their behalf as any Judge in the City of Newark, etc.

A letter from Judge E. C. Caffrey, stating that the Rev. Page Beverly had received \$75.00 from a colored man for legal services, etc.

A communication from the Essex County Probation Office, showing that sixty-three colored people had been placed on probation by him in the past two years.

A communication addressed to a colored woman in the County Jail, agreeing to get her out of jail if the witness fees due her were paid to Beverly, etc.

A complaint taken in the Third Criminal Court on April 19, 1918, while Judge Boettner was Judge in that Court, wherein Beverly was charged with obtaining \$15.00 under false pretences from a Mrs. Scott, claiming he could fix the Judge, etc.

A statement signed by Mary Scott, in which she states she paid Beverly \$15.00 in March, 1918, to get her husband out of jail, on Beverly's representation that he had to tip the Judge, officer, etc.

Hon. Oliver Randolph, an assistant U. S. District Attorney, colored, testified that Beverly's reputation among the colored people was very bad.

William B. Brandon, a colored attorney, testified that Beverly's reputation among the colored people was that he was a cheat and a fraud.

Arthur Tench, a clerk connected with the Essex County Common Pleas Court, testified that Beverly had represented to him that a man named Smithers, who is now in jail and with whom Beverly had been working, owned real estate, to induce Mr. Tench to accept a bond for the appearance

of a person indicted, which was untrue.

There were many other witnesses present who testified to Beverly's activities, but I did not consider it necessary to hear them.

In view of the above, I most respectfully request the Commission to order expunged from the records all references made to the charges presented by Mr. Beverly, and I wish to be recorded as personally objecting to citizens making similar charges, uncorroborated, against any public official, and I feel that the Commission should censure such attempts to besmirch the character of individuals, whether officeholders or otherwise.

Commissioner Brennan: I might say in connection with the report just handed to the Commission, I had a hearing in this chamber on Friday of last week of the charges made by the gentleman who styles himself Reverend Beverly, against Judge Boettner. He came into the hearing after having been given notice to produce his witnesses—he came in without a scintilla of evidence other than the charges he made before this commission, whereas on the other hand there were, I presume, some seventy-five to one hundred colored people here, a great many of them men active in affairs of their race in the city, as well as members of the bar, all of whom were willing to testify in addition to those who did testify, as to the pernicious activities of this particular gentleman, and I said it is unfair to any citizen, whether in public office or otherwise, to be subjected to charges

such as those that Mr. Beverly made, uncorroborated and unsubstantiated. Therefore my recommendation is that all reference be expunged from the records and minutes of the commission and that we censure such acts on the part of citizens unless they can be substantiated by facts. I move that the report made and seen be received and filed by the commission and made matter of record in the minutes.

Commissioner Gillen: I second the motion.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

A communication dated October 27th, from Hon. John H. McGuire, Mayor of the City of Passaic, relative to cost and charges for the operation of the Passaic Valley Trunk Line, was received and read.

Mayor Breidenbach: I think we ought to have a conference, but the Director of Public Works is sick.

Commissioner Gillen: In case there was any doubt in the minds of officials representing the municipalities affected as to the manner in which the sewer commission is operating, the question is whether it would be efficient to hire experts to go over all matters relating to the sewer and see if there is any extravagance there. That is the only thing to do, I suppose. The sewer is operating now. It has to run, and if there is any differ-

ence in the cost of maintaining it, that could only be determined through an expert investigation. I move the communication be referred to Director Raymond.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

A communication from Miss Elizabeth Blume, 196 Market Street, dated October 21st, relative to injuries sustained by her client, Mrs. J. Robinson on Broad Street, was received and read, and on motion of Commissioner Gillen referred to the Law Department.

A communication dated October 22nd from Jos. M. Byrne requesting the removal of zoning restrictions on the west side of Lincoln Park between Broad and Halsey Streets was received and read, and on motion of Commissioner Gillen referred to the Board of Adjustments.

A communication from the Morris Canal and Banking Company dated October 24th, relative to the acquisition of Canal property within the City of Newark was received and read and on motion of Commissioner Gillen referred to Director Raymond.

A communication dated October 24th, from the Board of Public Utility Commissioners relative to hearings on the application for increased telephone rates was received and read.

Commissioner Gillen: We are represented already by special counsel.

Commissioner Howe: I move it be received and referred to the Law Department.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of Thirty-one thousand five hundred and twenty-two dollars and fifty-one (\$31,522.51) cents, be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

City Treasurer, weekly pay-rolls ending October 22nd,
1924\$31,522.51

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles I. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Gillen, Mayor Breidenbach.

RESOLVED, That the sum of Thirty-three thousand three hundred

and three dollars and ninety-eight (\$33,303.98) cents, be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

City Treasurer, semi-monthly payrolls, October 16th to 31st, 1924.....\$33,303.98

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Gillen, Mayor Breidenbach.

RESOLVED, That the sum of Twenty-seven thousand nine hundred ninety-seven dollars and twenty-four cents (\$27,997.24) be and the same hereby is appropriated to the persons named, as per certified list annexed, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

Eliz. and Sherman Ave.	
Property	\$12,059.78
Sewers	4,351.96
Street Cleaning	995.00
Commerce St. Repaving	
Acct.	1,393.38
Water	9,197.12
	<hr/>
	\$27,997.24

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Gillen, Mayor Breidenbach.

Commissioner Howe submitted the following ordinances as a matter of information:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that part of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue.

An ordinance providing for the vacation of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue.

Commissioner Howe moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the contract between the City of Newark and Schöber & Rhyne, Inc., for furnishing and delivering to the Department of Public Works of noose chains and loops, a copy of which contract dated October 7th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and the A. P. Smith Manufacturing Company, for furnishing to the Department of Public Works of low pressure valves, a copy of which contract dated September 23rd, 1924, hereto is annexed, be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Blacksmiths' Supply House, Roger Fogarty, proprietor, for furnishing and delivering to the Department of Public Works of horseshoes, tips nails, etc., a copy of which contract, dated July 19th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Buick Motor Company, for furnishing and

delivering to the Department of Public Works of Buick automobiles, a copy of which contract, dated August 26th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, Guilford Street was laid out on Commissioners Map of Clinton Township, annexed to the City of Newark, by act of the Legislature approved March 24, 1869; from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue; and

WHEREAS, Said portion of Guilford Street has never been accepted or opened by the City of Newark; and

WHEREAS, Application has been made to this Board of Commissioners to release and extinguish the public right, if any, arising from such dedication; and

WHEREAS, Under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27th, 1917, and the acts amendatory thereof and supplementary thereto, this Board is empowered, after public hearing, by ordinance to release and extinguish the public right arising from such dedication; and

WHEREAS, It appears to this Board of Commissioners that said portion of Guilford Street will not be a public benefit and that the public interest will be better served by releasing said lands from dedication; therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark, that an ordinance releasing and extinguishing the public right arising from the dedication of Guilford Street as the same is laid out on Commissioners Map of Clinton Township annexed to the City of Newark, by Act of the Legislature approved March 24, 1869, from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1801-V, be taken up for consideration at a meeting to be held on Tuesday, November 18th, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give no-

tice by publication in one of the official newspapers, for one day at least ten days before said November 18th, 1924, of the intention of the Board so to do, and that at said meeting, all persons whose lands may be affected by said ordinance, or who may be interested therein, will be given an opportunity to be heard concerning the same.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, Application by petition has been made to the Board of Commissioners for the vacation of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue, as laid out on Commissioners Map of Clinton Township, annexed to the City of Newark, by an act of the Legislature, approved March 24, 1869, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1301-V; and

WHEREAS, In the judgment of the Board of Commissioners of the City of Newark, the public interest will be

better served by granting said application; therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark that it is the intention of said Board by virtue of the provisions of Section 1, sub-division (b) of Article XXII, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto to vacate Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly line of Frelinghuysen Avenue, as laid out on Commissioners Map of Clinton Township, annexed to the City of Newark, by an act of the Legislature of the State of New Jersey, approved March 24, 1869, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1301-V, and that an ordinance vacating the same be taken up for consideration at a meeting of this Board, to be held on Tuesday, November 18th, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers for one day at least ten days before November 18th, 1924, of the intention of the Board so to do, and that at said meeting all persons, whose lands may be affected by said ordinance, or who may be interested therein, will be given an opportunity to be heard concerning the same.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, an estimate has been submitted to the Board of Commissioners of the City of Newark by the Engineer in charge of the Bureau of Sewers showing the probable cost of constructing a sewer in Scofield Place from Stuyvesant Avenue 450 feet westerly for the use of the abutting property only, to be \$950.00, said probable cost being based on the best information obtainable as to probable cost of such sewer; and

WHEREAS, The entire cost of doing the work will be less than one thousand dollars; therefore be it

RESOLVED, That in accordance with the provisions of the said Chapter 115 of the State Laws of 1919, the estimate so submitted and presented be and the same is hereby adopted and ordered filed; and be it further

RESOLVED, That the Board hereby signifies its intention to construct a sewer in Scofield Place from Stuyvesant Avenue 450 feet westerly; and that the Director of the Department of Public Works of the City of New-

ark will hear objections to the making of said improvement on Monday, November 10th, 1924, at 10 o'clock A. M., at the office of the said Director on the second floor, City Hall, Newark, N. J.; and be it further

RESOLVED, That the Engineer in charge of the Bureau of Sewers be and he is hereby authorized and directed to mail a copy of this resolution to the last known owner of record as shown by the tax records of the City of Newark, N. J., of property abutting on the portions of the street or highway through which such sewer is proposed to be constructed; and that the Engineer be and he is further instructed to post or cause to be posted a copy of this resolution in the City Hall, Newark, N. J., at least five days prior to the introduction of a second resolution setting forth the final decision of said Board to construct such sewer.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That Albert Ambs, be and he hereby is appointed temporarily as Inspector of Hydrants, Gates and Valves, in the Department of Public Works (Water), at a compensation of \$125.00 per month, effective as of November 1st, 1924

Thomas L. Raymond
 W. J. Brennan
 John Howe
 Charles P. Gillen
 F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities, in accordance with the statutes of the State of New Jersey applicable thereto; therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark that the sum of Twelve thousand (\$12,000) dollars be and the same is hereby appropriated to Aaron C. Thayer, Attorney, for the acquisition by the City of Newark, of a certain tract of salt meadow land, situate in the City of Newark, Essex County, New Jersey, described as:

Block 1295	Lot 4
1296	2
1297	1
1298	1
1252	7
1251	3
1250	2
1249	2

on the Official Assessment Maps of the City of Newark, containing eight (8) acres, more or less—formerly owned by Aaron Clafin.

The said sum of Twelve thousand dollars (\$12,000) being appropriated from the Port Newark Development Account and payment of the same to be made to said Aaron C. Thayer, attorney as aforesaid, upon the filing by him with the Acting City Auditor of a satisfactory deed, approved as to form by the Law Department.

Thomas L. Raymond
 W. J. Brennan
 John Howe
 Charles P. Gillen
 F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract for the construction of a sewer in Highland Avenue between Delevan Avenue and Elwood Avenue be and the same is hereby awarded to Arsenio Peccra, he being the lowest formal bidder, the total amount of his bid based on the estimated quantities being \$1,885.00.

Thomas L. Raymond
 W. J. Brennan
 John Howe
 Charles P. Gillen
 F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract for the construction of Meadow District Sewer, Section 3, be and the same is hereby awarded to Mahlon Averill, he being the lowest formal bidder, the amount of his bid based on the estimated quantities being \$10,130.00.

**Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach**

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the contract for the construction of a sewer in Park View Terrace between Chancellor Avenue and Hansbury Avenue be and the same is hereby awarded to the J. B. Gilligan Casey Company, a corporation, it being the lowest formal bidder, the total amount of its bid base on the estimated quantities being \$710.00.

**Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach**

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he hereby is directed to advertise for sealed proposals for painting Gate House, Iron Fences, etc., located at South Orange Avenue Reservoir.

Said proposals to be received at such time and place as the Director shall in proper advertisement designate.

**Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach**

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering scoops, picks and pick handles.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

**Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach**

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

RESOLVED, That the contracts for
furnishing and delivering Good Roads
Snow Plows and Galvanized steel pipe
for street signs to the Department of
Public Works be and the same hereby
is awarded as follows, being the low-
est responsible bidder in each case:

**Good Roads Machinery Company,
New York City**

One (1) or more 1926 Champion
Type Good Roads Plows, \$368.00 each.

**Simmons Pipe Bending Works,
Newark**

150 or more pieces galvanized steel
pipe, 3½"x12 ft., at 59½ cents per ft.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Mayor Breidenbach.

Mayor Breidenbach: I would like to
say to the Commissioners that the
American Legion has criticized me as
Mayor of Newark for entertaining Mr.
Jack Dempsey. It is true I entertained
Mr. Jack Dempsey at a dinner that
I gave last night to him with the
newspaper men of the City of New-
ark. The dinner had been paid for by
myself, as Fred Breidenbach, and I
don't see why the other officials of
the City of Newark should be criti-
cized, because it was my personal af-
fair, I feel that I have a right as Fred

Breidenbach to take any gentleman
out to dinner as long as I pay for it,
and it isn't the tax-payers' money. I
want the Commissioners to know it is
my own personal affair, and I feel that
I have a right to entertain anyone I
care to.

Mr. Edward Helmstetter: In re-
gards to this protest. There seems to
be one Post of the American Legion
doing that. There is all Posts of Vet-
erans of Foreign Wars, and American
Legion, and other organizations, and
we want you to understand we have
no hand in that protest. We don't
object to you or anyone entertaining
your guests and we don't think it
would be any of the American Legion's
business or your business or anyone's
business who we entertained. That is
the reason we don't want you to feel
that there is any objection to who you
entertain, on our part.

Mr. Congleton: You will recall we
received a draft of a contract between
the North Jersey District Water Sup-
ply Commission and the various mu-
nicipalities. It was referred to me and
I now report back to you that the con-
tract embraces all the terms that had
heretofore been agreed upon. We
must either signify our intention of
going in on the basis of this contract
or not. The thirty days are up, and a
resolution has been prepared signifi-
ing our willingness to enter into a
contract in this form.

Mayor Breidenbach: As I under-
stand it, the total share is \$5,500,000,
and we have paid up to this time \$5,-
540,000 and there is still to be paid
\$150,000.

Mr. Congleton: This contract provides that Newark shall get twenty-five millions of gallons a day.

Mr. Brady: We get interest on what we have advanced.

BE IT RESOLVED, By the Board of Commissioners of the City of Newark that the City of Newark does hereby signify its willingness to execute the contract submitted to said City by the North Jersey District Water Supply Commission as the final form of contract to be executed by the said Commission and the several municipalities which have signified their respective desires to participate in the Wanaque water supply, such form of contract having been submitted pursuant to a resolution of said North Jersey District Water Supply Commission adopted by said commission at its regular meeting of September 25, 1924.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the contract for the construction of the Centre Street Sewer and Branches be and the same is hereby awarded to O'Gara Con-

struction Company, a corporation, it being the lowest formal bidder, the total amount of its bid based on the estimated quantities being \$7,865.00.

Thomas L. Raymond,
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard?

(No response.)

Commissioner Gillen moved to adjourn until Wednesday, November 5, 1924.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, New Jersey.

W. J. EGAN
City Clerk.

MINUTES OF MEETINGS

OF THE

Board of Commissioners

November, 1924

NEWARK, N. J.

November 5, 1924.

A regular meeting of the Board of Commissioners of the City of Newark was held on the above date in the Commission Chamber, City Hall, Newark, N. J., at 11 A. M.

Present: Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of the October 28th meeting were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. H. Baer, 675 Sanford Avenue: I came here before you last winter in regard to opening Varsity Road to Sanford Avenue, and Mr. Howe made a motion that it be given over to Mr. Raymond, but you haven't done anything with it since. I have bought some land and built some houses on Ivy Street. There is no curbs and

sidewalks there, and the blocks are maybe eleven hundred feet long, and I would make a petition that this street be graded. Also I would like to have an arc light put on the corner of Ellery Avenue and Ivy Street.

Commissioner Brennan: Have you taken the subject up with Mr. Raymond, or any of his engineers?

Mr. Baer: No.

Mayor Breidenbach: On the light end of it, the gentleman could go over to see someone in Director Raymond's department.

Commissioner Brennan: Why don't you go see someone in Commissioner Raymond's department on the whole thing.

Mr. Baer: Thank you.

Mayor Breidenbach offered the following resolutions:

RESOLVED That the sum of \$17,--

179.36 be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Public Affairs, as follows:

Outdoor Poor	\$ 4,590.00
Outdoor Poor	5,375.72
Bureau of Health.....	3,449.23
City Home	3,764.41
	<hr/>
	\$17,179.36

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

RESOLVED, That the sum of \$37,619.12 be and the same is hereby appropriated to the City Treasurer for the semi-monthly payroll, October 16th to November 1st, 1924, of the Department of Public Affairs as follows:

Mayor's Office	\$ 1,194.57
Employment Bureau	799.66
Outdoor Poor	1,009.57
Almshouse	2,558.63
Bureau of Baths.....	2,673.17
City Home	2,406.72
Bureau of Health.....	12,253.72
City Hospital	14,723.08
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	\$37,619.12

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of \$20,997.39 be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance from October 16 to 31, 1924, as follows:

Director's	\$ 924.15
Comptroller's	2,252.50
Auditor's	1,367.50
City Treasurer's	787.50
Tax Receiver's	1,920.00
Tax Arrears'	865.00
Board Assessment and Revision of Taxes.....	6,203.30
Board Assessment for Local Improvement	736.66
Law Dept.	2,214.98
City Clerk's Dept.....	2,293.32
1st Dist. Court.....	754.99
2nd Dist. Court.....	677.49
	<hr/>
	\$20,997.39

F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

RESOLVED, That the sum of \$504.59 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

C. Taxes	\$191.77
C. Sundries	285.47
Assessments to be refunded....	27.35

\$504.59

F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of \$167,303.49 be and the same is hereby appropriated to the City Treasurer, as per the annexed certified list, being the semi-monthly payroll of the Department of Public Safety from October 16th to 31st, 1924, as follows:

Director's Office	\$ 687.49
1st Criminal Court.....	864.14
2nd Criminal Court.....	645.40
3rd Criminal Court	572.49
Building Division	2,092.49
Electrical Division	567.50
License Division	567.50
Fire Division	72,092.58
Police Division	89,213.90
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	\$167,303.49

F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

RESOLVED, That the sum of \$138.89 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Public Safety	\$138.89
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F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan,
Gillen, Howe, Raymond and Mayor
Breidenbach.

RESOLVED, That the sum of \$1,-
396.10 be and the same is hereby ap-
propriated to the City Treasurer as
per annexed certified list, being the
weekly payroll of the Department of
Parks and Public Property for week
ending October 29, 1924, as follows:
Shade Tree\$1,396.10

F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Gillen, Howe, Raymond and Mayor
Breidenbach.

Commissioner Gillen offered the fol-
lowing resolutions:

RESOLVED, That the sum of \$12,-
616. 02 be and the same is hereby
appropriated to the City Treasurer as
per annexed certified list, being the
semi-monthly payrolls of the Depart-
ment of Parks and Public Property
from October 16th to October 31st,
1924, as follows:

Director's Office	\$ 1,356.99
Smoke Abatement	125.00
Public Buildings	4,127.47
Centre Market	5,066.56
Weights and Measures.....	857.50
Printing and Stationery.....	150.00

Shade Tree	932.50
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	\$12,616.02

F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Gillen, Howe, Raymond and Mayor
Breidenbach.

RESOLVED, That the sum of \$63,-
100.10 be and the same is hereby ap-
propriated to the persons named on
the annexed certified list, being the
bills and claims of the Department of
Parks and Public Property as fol-
lows:

Additional Hospital Accom-	
modations	\$ 4,306.08
Centre Market	126.00
City Hall Fire Loss.....	2,499.20
Contingent	794.16
Convalescent Home Con-	
struction	48,935.08
No. 11 Engine House Con-	
struction	1,371.85
Miscellaneous Advertising...	1,263.48
Public Buildings	3,561.25
Street Improvement Adver-	
tising	243.00
	<hr/>
	\$63,100.10

F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolutions was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

Commissioner Raymond offered the following resolution:

RESOLVED, That the sum of thirty-three thousand and eighty-nine dollars and four (\$33,089.04) cents be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, weekly pay-rolls, ending October 29th,
1924\$33,089.04

F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and instructed to

transfer the sum of Thirty thousand dollars (\$30,000.00) from the Sale of City Property account to Additional Hospital Accommodation account.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerk in the office of the Receiver of Taxes, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite his respective name; effective November 1, 1924:

Edmund J. Leigh, from \$2,280 to \$2,400.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following employees in the office of the Board of Assessment and Revision of Taxes, Department of Revenue and Finance, be and the same is hereby increased to the amounts set opposite their respective names; effective November 1, 1924.

Harold J. McCabe, from \$2,220 to \$2,400.

Herman L. Kreidler from \$2,220 to \$2,400.

William D. Salyer from \$2,220 to \$2,400.

Francis C. James from 2,220 to \$2,400.

Charles Rein from \$2,160 to \$2,280.

Gustave A. Smith from \$2,160 to \$2,280.

Charles F. Hart from \$2,160 to \$2,280.

Fred G. Lake from \$2,160 to \$2,280.

William J. Gregory from \$2,160 to \$2,280.

William H. Knapp from \$2,040 to \$2,160.

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Keeper of Junk Shop

Samuel B. Friedman, 40 Clinton Street.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

RESOLVED. That the assessment for House Sewer Connections, Block 3691, Lot 70, 84-86 Vassar Avenue, amounting to Ten dollars and fifty-five cents (\$10.55) in the name of H. B. R. W. Tobin, be cancelled as the same is in line of Van Velsor Street.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

RESOLVED, That Edward M. Waldron, Marshall Shoenaker, James O. Betelle and Frederick Fischer be and they are hereby appointed as the Board of Standards to act in conjunction with the Superintendent of Buildings, effective immediately.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

WHEREAS, May G. Ritchie, Clerk-Stenographer in the Electrical Division of the Department of Public Safety, did, on October 20, 1924, marry one Francis Giaquinto; and

WHEREAS, By reason of said marriage, the name of May G. Ritchie has been changed; therefore be it

RESOLVED, That the said May G. Ritchie be carried on the records and payroll of the Electrical Division under the name of May G. Giaquinto.

W. J. Brennan,
F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach

RESOLVED, That James L. Callaghan, in the absence of an eligible list and with the approval of the Civil Service Commission, be and he is hereby appointed, temporarily, to the position of Clerk, Grade V-AV, in the Electrical Division of the Department of Public Safety at the compensation of \$145.00 per month, payable semi-monthly as other salaries are paid, effective immediately.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the compensation of Leo. F. Phalon and John R. Sugrue, Electrician's Helpers in the Fire Division (Repair Shop) of the Department of Public Safety, be and the same is hereby increased to \$5.00 per day, effective as of November 1st, 1924.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the law and by the authority of this Board, the Director of Public Safety advertised for sealed proposals covering the purchase of one Maxim Pumper for use in the Fire Division of the Department of Public Safety; and

WHEREAS, The only proposal received was that of the Maxim Motor Company, whose price of \$11,845.00 for a Maxim Type M3—750 gallon Triple Combination Pumping Engine, less an allowance of \$1,000.00 for an old Webb Triple Combination Hose and Pumping Engine, is considered acceptable in the interests of the city; therefore be it

RESOLVED, That the proposal of the said Maxim Motor Company be and the same is hereby accepted, the Law Department directed to prepare the proper contract, and the Director of Public Safety and the City Clerk authorized and empowered to execute said contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of Public Safety be and he is hereby authorized to advertise for sealed proposals covering the purchase of one or more Beacon Lights for use in the Police Division of the Department of Public Safety.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the following named be and they are hereby temporarily appointed as painters in the City Hall, Department of Parks and Public Property, at the prevailing rate of wage, ten dollars (\$10.00) per day, said appointment to become effective November 3rd, 1924:

Albert Calcagno
Charles Deibold
Leonard Moore

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for wood, for hardware and for roofing material to be used at the Shade Tree Nursery, Ivy Hill, South Orange, N. J.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work to James Smith for plumbing on the No. 11 Engine House:

To furnishing labor and material on two 4" leader lines, \$368.95.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for additions and alterations to the Morris Avenue Bathhouse, and

WHEREAS, A. Taafe & Co., Inc., bid the sum of fifteen thousand, seven hundred and fifty-two dollars (\$15,752) for heating and ventilating work which was the lowest responsible bid received; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to A. Taafe & Co., Inc., at the price aforesaid; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for additions and alterations to the Morris Avenue Bathhouse, and

WHEREAS, The Beaver Engineering Company bid the sum of two thousand, eight hundred and ninety-five dollars (\$2,895) for electrical work which was the lowest responsible bid received; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to the Beaver Engineering Company at the price aforesaid; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

• The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Director of the Department of Parks and Public

Property advertised for and did publicly receive and open bids for additions and alterations to the Morris Avenue Bathhouse, and

WHEREAS, Jaehnig & Peoples, Inc., bid the sum of twenty-eight thousand, three hundred dollars (\$28,300) for plumbing work which was the lowest responsible bid received; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to Jaehnig & Peoples, Inc., at the price aforesaid; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The City Clerk presented notice of intention for the opening and widening of Avenue P and stated that today was the time fixed for hearing on the same.

The Board then entered upon said hearing.

Mayor Breidenbach Are there any citizens who wish to be heard?

Mr. Emile Dieffenbach: I am here in behalf of the members of the Iron-bound Manufacturers' Association to again protest the opening of that street. The members of this association feel it is not necessary and the expenditure is unwarranted. We have streets enough down there to take care of the traffic for the next fifteen years to come, and we don't feel that the members of the association should be assessed again for that street. This association owns hundreds of acres of land down there.

Mr. Walter C. Shepard, representing the Balbach Smelting & Refining Company: We want to reiterate our protest against this street and we have pointed out that there is no immediate necessity for the opening of that street. We do not see any reason why this street should be opened at the present time. We have ample facilities in that section and that will be a very expensive proposition for the Balbach Smelting and Refining Company. We have heard no good reason why this street should be opened.

Mayor Breidenbach: Any other citizens wish to object to the opening and widening of Avenue P?

Mr. Charles Kraft, representing the Amalgamated Dye-Stuffs and Chemical Works: We want to again protest as we have repeatedly done before. This will not be of any benefit to us. In our particular case it would bisect our buildings and would sepa-

rate a block of buildings from one other building across the street. It would necessitate the removal of pipe lines furnishing steam, water and air power. It would necessitate considerable expense in building an underneath tunnel so as to permit a man to go underneath and repair these pipes, as well as necessary to replace these overhead pipes and put them underneath. Otherwise we have plenty of access and egress from our property and we see no necessity of having this street opened.

Mayor Breidenbach: Any other citizen?

Mr. George A. MacIntosh: On behalf of the receivers of the Butterworth-Judson Corporation and George A. MacIntosh personally, we reiterate my previous protests and object very strenuously to any expense being put on our property for an unnecessary new street.

Mayor Breidenbach: Any other citizen?

Mr. Shepard: If a great majority of the property owners object can the city go ahead despite the protests?

Mr. Congleton: There are ways of doing it, yes.

Mr. Kraft: I haven't heard yet one property owner that is in favor of opening that street and it seems to me that there isn't any demand for it.

Commissioner Howe: The Rubber-set Company are in favor of it, and the Feigenspan people

Commissisoner Raymond: People never bother to say anything pleasant. They never say "You are right," but they do say, "You are wrong." That is our experience here.

Mr. Smith: It seems to me that most of the men representing the manufacturers are opposed to this project. They base their opposition on the fact that it would create an expense they are not able to take care of. They don't seem to consider that the opening of an avenue like this will make possible a great many industrial sites. The gentleman says there is no one speaking in favor of it. The Mayor only asked for those opposed, so I didn't speak. I am here representing the Newark Industrial Sites Corporation, as I did at a previous meeting. I explained in my own way why I thought it would not only be beneficial to the manufacturers and to us, but to the city at large. If there is so much opposition and the manufacturers feel that they should remain firm there might be possibly some way of compromising. I want to be recorded as one who is in favor of opening the street for the purposes I explained at the previous hearing here, that I believe it will be to the benefit of the people of Newark, and that the manufacturers will naturally receive the benefit in the way of reduction in taxes, because of the increased ratables brought upon the meadows. There are hundreds of undeveloped acres there now and the only way you can reach them is by providing streets and avenues.

Mayor Breidenbach: Any other citizens wish to speak to the Commission

on the subject of the opening and widening of Avenue P.

There being no one else to be heard, Commissioner Raymond moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond: Mr. Mayor, it seems to me that there are times when the Commission, having the interest of the entire city and its future development in its hands, must use its best judgment as to the future, especially in developing sections such as this, even if it means the differing with a large body of citizens who are locally interested. I don't believe that the opening of this highway will cause the difficulties that it is anticipated will occur at all. I think Commissioner Smith has summed up the case exceedingly well. He is a real estate man and he knows the conditions there and he has said exactly what I would like to say, that in developments such as these the city ratables are to be considered. We have got to open up the meadows and begin to make new highways to Port Newark. We have got to face objections from immediate owners. We have never laid a sewer, never paved a street, never made a single improvement, that numerous interests haven't objected to. Representing the whole city, and seeing the future, and being disinterested in anything except the

future of Newark, it seems to me it is our duty to put this street through. I move that the ordinance be adopted.

Commissioner Howe: I might say I, too, have spoken here repeatedly. I know possibly every individual here. I know the firms they represent. We all realize that it costs a lot of money, but money has to be expended some time, and I suggest that if this work goes through, and it has got to go through some time, that the city bear as much as it can of the cost of this road, and that every consideration be shown the people who are here, in connection with it. I suggested last week or two weeks ago when Mr. Willgoss spoke about this, that if the owners donated this property it would enhance in value the remaining property to an amount far in excess of the land that would be taken. I realize that the Balbach people would be hit possibly harder than anybody else, but I feel also that the increment that would come to the surrounding property would more than offset the sacrifice in land that would be made, and I trust that every consideration will be shown to these people.

Commissioner Raymond: My vacillation and my hesitancy in putting this through has been to give every consideration to your objections and to see the thing from your point of view, and I am in perfect sympathy with your position, but I think we are doing good for you and you don't appreciate it. I think that is the only land in Newark that is ever going to jump in value. That is where the money is going to be made in land

Mr. MacIntosh: You would have a bully good argument if the other land was improved and built up. There is so much down there with street facilities that isn't built up that your argument fails.

Commissioner Raymond: Now that the country is saved from insanity for the next four years you will see industries build up.

Mr. Deiffenbach: You have got Doremus Avenue running from the Lincoln Highway down to Port Newark. What capacity of that is now occupied by vehicular traffic? You probably don't get down there very often. I do; I am down there every day. There isn't one per cent. of its capacity occupied by traffic. What under the sun do you need another street for?

Commissioner Raymond: The property is landlocked. You have got to open up the section. I think in two or three years you will say we did the wise thing.

Mr. Deiffenbach: You can't possibly say that now.

Commissioner Raymond: In addition to that, I don't think you will have a very heavy assessment.

Mr. Deiffenbach: If you put it off a couple of years you can do it cheaper. You don't see a truck on Doremus Avenue once an hour.

Commissioner Raymond: The territory isn't opened up. Traffic going down goes over Doremus Avenue.

Mayor Breidenbach: Any further remarks on the motion?

Commissioner Raymond: I move the adoption of the ordinance on first reading.

The roll being called, the motion was then declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance as follows:

An ordinance to provide for the opening and widening of Avenue P from its northerly terminus at Allegheny Avenue northerly to Ferry Street, also known as Lincoln Highway, and from the southerly line of the 100 feet right of way of the Newark and New York Branch of the Central Railroad of New Jersey southerly to the northerly line of Delancy Street.

The Board of Commissioners of the City of Newark, Do Ordain:

Section 1. That Avenue P from its northerly terminus at Allegheny Avenue northerly to Ferry Street, also known as Lincoln Highway, and from the southerly line of the 100 ft. right of way of the Newark and New York Branch of the Central Railroad of New Jersey southerly to the northerly line of Delancy Street shall be opened and widened as a public street or highway, as follows:

Part No. 1. From Lincoln High-

way (formerly Ferry Street) to Roanoke Avenue: Beginning at a point in the northerly line of Roanoke Avenue distant 1,439 feet westerly from the northwesterly corner of Doremus Avenue (formerly Avenue R) and Roanoke Avenue; thence running feet to Lincoln Highway and passing through a division corner in lands of northeasterly in a straight line 2,370 Nickelburg Bros. Co., and Public Service Railway Co., which division corner is about 385 feet south of the southerly line of Lincoln Highway and about 924 feet west of the westerly line of Doremus Avenue. The above described line being the easterly line of a street to be 75 feet in width.

Part No. 2. From Roanoke Avenue to Allegheny Avenue. Beginning at a point in the center line of Roanoke Avenue distant 1,522.13 feet measured westerly along said center line from the intersection of said center line and the center line of Doremus Avenue (formerly Avenue R); thence running south $17^{\circ} 58'$ west parallel with Doremus Avenue 677.84 feet to the northerly line of Allegheny Avenue. The above described line being the center line of a street to be 75 feet in width.

Part No. 3. A triangular strip to be added to Avenue P as the same is now open on the easterly side thereof and extending from the southerly line of the 100 ft. right of way of the Newark and New York Branch of the Central Railroad southerly about 230 feet to the southerly terminus of Avenue P as now open. Beginning at the intersection of the easterly line of Avenue P as now open with the south-

erly line of the 100 ft. right of way of the Newark and New York Branch of the Central Railroad; thence along said easterly line of Avenue P as now open south 17° 58' west 228.48 feet to a point in the southerly line of lands of the Central Railroad; thence along said line of lands south 63° 49' east 10.69 feet; thence north 15° 19' 40" east 230.25 feet to the place of beginning.

Part No. 4. From the northerly line of Wilson Avenue northerly to the southerly terminus of Avenue P as now open: Beginning in the northerly line of Wilson Avenue at a point distant 1455.34 feet measured westerly at right angles from the center line of Doremus Avenue, formerly Avenue R; thence running parallel with Doremus Avenue aforesaid north 24° 21' east 3,610.38 feet more or less to an angle point; thence north 15° 19' 40" east 254.48 feet to a point in the southerly terminus of Avenue P as now open. The above described line being the center line of a street to be 75 feet in width.

Part No. 5. From the southerly line of Wilson Avenue southerly to the northerly line of Delancy Street: Beginning at a point in the center line of Wilson Avenue distant 1,460.32 feet measured north 70° 23' west along the center line of Wilson Avenue from the center line of Doremus Avenue, formerly Avenue R; thence south 31° 29' west 1,124.66 feet to a point in the center line of Delancy Street, the last mentioned point being distant westerly 1,595 feet measured along the center line of Delancy Street from the center line of Dore-

mus Avenue, formerly Avenue R. The above described line being the center line of a street to be 75 feet in width.

All as shown on a map prepared under the direction of this Board, which map is hereto attached, and made a part hereof and copy of which map is on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1237-O, dated July 22nd, 1924. Under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319), and the supplements thereto and amendments thereof.

Section 2. That said improvement shall be undertaken as a local improvement, and the cost thereof shall be assessed against the property peculiarly benefited by said improvement in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue of the provision of the act above referred to.

Section 3. That the sum of \$160,000.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$160,000.00, under and by virtue of the provisions of an act entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town,

township or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per cent per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third and final reading on November 12th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The City Clerk presented notice of intention for the construction of Waverly Sewers, Section 3, and stated that today was the time fixed for hearing on the same.

Commissioner Raymond: I would like to postpone this. I don't know, but Mr. Swain thinks that at Mr. Strauss' request we put this over. I think Mr. Strauss' engineer may have something to say. As a courtesy to Mr. Strauss and for no other reason I will ask that this be laid over one

week more. Then I will expect to dispose of it. I expect to ask the Commission to pass finally on it next week.

Commissioner Raymond moved that "An ordinance to provide for the construction of Waverly Sewers, Section '3,' be laid over for one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of an ordinance to amend an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919, be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled, "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond. Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and Arsenio Pecora for sewer in Highland Avenue between Elwood Avenue and Delavan Avenue, dated the 28th day of October, 1924, and awarded to Arsenio Pecora, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the city upon the passage of this resolution

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and installing a fuel oil burner in the City Garage on Vroom Alley, be and the same hereby is awarded to J. S. and J. F. String, Inc., the lowest formal bidder, its bid being in the amount of One thousand four hundred ninety-five dollars (\$1,495.00).

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the paving of Hawthorne Place from Bergen Street to Chadwick Avenue with 1½" asphalt pavement on a four-inch asphalt concrete base be and the same is hereby awarded to the Standard Bitulithic Company a corporation,

it being the lowest formal bidder, the total amount of its bid based on the estimated quantities being \$2,748.45.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark is the owner of certain lands in the City of Newark, Essex County, New Jersey, described as follows:

BEGINNING in the westerly line of North Sixth Street distant southerly 100 feet from the southerly line of Heller Parkway (formerly Fredonia Avenue); thence southerly along North Sixth Street 21.17 feet; thence north 60° 40' west 104.67 feet; thence north 47° 7' east 23.43 feet to the rear line of lots fronting on Fredonia Avenue; thence easterly along said line 97.55 feet to said westerly line of North Sixth Street and the place of beginning. Being lot No. 4 on Block J, Silver Lake Park property of Clarence M. Hedden; and

WHEREAS, Said lands are not needed for public use by the city; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that

by virtue of the authority of

Paragraph 9, Article 18, Chapter 152 of the Laws of 1917 of the State of New Jersey, and the acts amendatory thereof and supplemental thereto,

said lands above described be sold at public sale, to the highest bidder, for cash, after public advertisement given in a newspaper circulating in the municipality, at least once a week, for two weeks, prior to such sale; and be it further

RESOLVED, That the Director of the Department of Public Works be and he is hereby authorized and directed to offer said lands for sale to the highest bidder, for cash, and to report said sale and the terms thereof to this Board for confirmation.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering tapping sleeves, and valve, horizontal gate valves and cast iron water pipe and special castings to the Department of Public Works, be and the same hereby are awarded as follows, being the

lowest responsible bidder in each case:

A. P. Smith Mfg. Company, East Orange, N. J.

Approx. 6-36 x 20" high pressure tapping sleeves and valves at \$795.00 each.

Approx. 6-20" high pressure horizontal hub valves with by-passes at \$525.00 each.

Warren Foundry & Pipe Company, New York City.

98 tons 36 inch class 'C' cast iron pipe at \$51.45 ton.

35 tons 20" and 36" special castings for above, at \$129.50 ton.

30 tons 20" class "C" cast iron pipe at \$51.45 ton.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for the demolition, salvaging and removal of a brick, concrete and steel building over the City Asphalt Repair Plant be and the same is hereby awarded to Van Keuren & Son, the lowest formal bidder, the amount of their bid being \$10,604.00.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeats; — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby authorized to advertise for sealed proposals for the construction of a sewer on Marsh Street extending 2,300 lineal feet easterly from Terminal Street, all on the south side of the City of Newark Channel at Port Newark Terminal.

Bids to be received between the hours of 10:00 and 10:15 A. M. at the office of the said Director on such date as he shall in said advertisement designate.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same hereby are approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works, which will in turn file the same with the proper city officer:

J. B. Gilligan-Casey Company, contract, maintenance and indemnity bonds, repaving West Park Street, Broad to Halsey Streets;

J. B. Gilligan-Casey Company, contract, maintenance and indemnity bonds, paving Goodwin Avenue, Renner to Shephard Avenues;

J. B. Gilligan-Casey Company, contract, maintenance and indemnity bonds, paving Schuyler Avenue, Renner to Shepard Avenues;

Standard Bitulithic Company, contract, maintenance and indemnity bonds, C., C., F. & P. Eastern Parkway from 100 feet south of Varsity Road to 345 feet northerly;

Standard Bitulithic Company, contract, maintenance and indemnity bonds, paving Hazel Place from Runyon Street 250 ft. north;

Standard Bitulithic Company, contract, maintenance and indemnity bonds, paving Huntington Terrace from Renner to Shepard Avenue;

Pittsburgh Plate Glass Company, contract bond, F. & D. paints and oils;

Warren Foundry & Pipe Company, contract bond, F. & D. cast iron water piper and special castings;

The A. P. Smith Mfg. Company, F. & D. low pressure valves;

Schober & Rhyne, Inc., F. & D. noose chain and loops;

Buick Motor Company, F. & D. Buick automobiles;

Blacksmiths' Supply House, Roger Fogarty, proprietor, F. & D. horse-shoes, tips, nails, etc.;

Arsenio Pecora, contract and indemnity bonds, construction of sewer in Highland Avenue between Elwood and Delavan Avenues.

Plumbers' Bonds

Thomas J. Ballbach
Bernhard Friedman
Philip Brenner
Adolph Gold
James J. Anderson
John Buccino
William Eadie
John Castagno
Philip T. Herron
Joseph E. Amorose
George T. Geiser
Barnet Dryer
Chas. F. Assenheimer
Morris Huckman
George M. Crawley
Albert H. Bormann
Eugene Buhrer
Edwin R. Saxon
James P. Breen
Frank A. Fuerst
John H. Bormann
James F. Fairhurst
Joseph Gammara
Louis Gelman
Jerry Salvatoriello
James B. Gill
Benjamin Schwartz
Charles Margerum
Francis J. Stinton
Joseph A. Dryer
Christian Kaempf
William Eckel
Rudolph J. Heidel
Joseph Axelrad
James L. Bedford

Harry Kelsall
Alex Kertesz
William H. Aitken
Fred Ludwig
Frederick A. Haselmayer
Charles E. Bond
George Schubel
Benjamin Loidan
William F. Metzger
Julius Strauss
Herman S. Zuckerbrod
George A. McGuire
Benjamin Greenblatt
Thomas Wills
Ferdinand Heintze
Peter A. Degnan
Charles E. Whitaker
Charles J. Schaub
Patrick H. McCaffrey,
J. Henry Mersfelder
Efraim Levine
Benjamin Blinder
Charles M. Huegal
Henry A. Rath
Sander Greenwald
Jacob Holle
John J. Thompson
Borus Watson
John B. Keener
Joseph Schiffman
William F. Brown
Albert H. Adler
Joseph W. Allard
Charles H. Fay
Harry Blacher
Adrian A. Allard
Michael Carlucci
Henry Grumbach
James C. Bray
Cornelius F. Kaiser
Joseph F. Spangenberger
Bernett A. Niemaseck
Joseph A. Thorpe
Julius Tittlbach
Leo T. McSulla

Samuel Levine
Alfred E. Holliday
John A. Bruck
Alexander M. Ellam
Carl P. Healey
Joseph J. Yunker
Andrew Tittel
J. Elmer Deppe
Jacob Martin
Robert Feldweg

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeats: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Reports of City Officers

The following reports of City Officers were received and ordered filed:

Department of Weights and Measures for October, 1924.

Department of Buildings for October, 1924.

Clerk 1st District Court for October, 1924.

Clerk, 2nd District Court for October, 1924.

Clerk of Almshouse for October, 1924.

Clerk of Centre Market for October, 1924.

City Clerk (2) for October, 1924.

Richard P. Rooney, Clerk 1st Criminal Court, Part 1, for October, 1924.

Thomas F. Guthrie, Clerk 2nd Criminal Court, Part 2, for October, 1924.

Harry W. Dean, Deputy Clerk, 3d Criminal Court, Part 1, for October, 1924.

Arthur J. Connelly, Clerk 3rd Criminal Court, Part 2, for October, 1924.

City Treasurer for October, 1924.

Comptroller for October, 1924.

Elizabeth S. Lewis, Clerk Family Court, for October, 1924.

Robert J. Beckley, Deputy Clerk, 1st Criminal Court, Part Traffic, for October, 1924.

Harry Grundman, Deputy Clerk, 2nd Criminal Court, Part 1, for October, 1924.

The following report of the City Treasurer was received and ordered filed:

DEPARTMENT OF REVENUE AND FINANCE

OFFICE OF THE CITY TREASURER

To the Honorable, the Commissioners of the City of Newark, N. J.

Gentlemen

In compliance with the Act of the Legislature, entitled "A further supplement of the Act entitled, 'An Act to amend and revise the Charter of the City of Newark, N. J.'" approved February 22nd, 1866, I herewith present a statement of the cash transactions of the City for the month of October, 1924:

RECEIPTS

Cash on hand Sept. 30th,
1924 \$1,034,862.01

Received from the Comptroller as follows:

For—

Street Improvements	20,854.40
Redemptions	14,053.85
Reserve	11,153.76
Fire Department	232.39
Home	145.00
Hospital	361.98
Health	108.10
Pension	291.10
Green & Franklin Prop... ..	1,083.34
Market	31,593.29
Shade Trees	46.00
Alms House	184.00
Pub. Bldg	27,643.39
Bureau of Lighting.....	46.12
Streets	34,267.32
Motors	38.43
Docks	75.00
House Sewer.. ..	3,016.82
St. Cleaning.. ..	2,111.41
Water Rents.. ..	138,038.96
Water Service	11,179.17

Bonds—

Market	50,000.00
Fire Apparatus	2,000.00
Temporary Loans	2,250,000.00

Miscel. Revenue—

Licenses, General	6,325 00
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Fees, City Clerk.. ..	614 40
Licenses, Dogs	290.00
Taxi Drivers' Badges.....	9.00
Hospital	112.46
Health	2,131.90
Baths	1,369.29
Library	1,488.24
Home	9.04
Shade Trees	132.57
Alterations & Electrical..	11,679.81
Motor Buses	14,510.55
Police Court Fines.....	3,622.50
Fire Department	601.00
District Courts	2,750.66
Pub. Bldgs.	29.85
Contingent	1.00
Personal Arrears, Fees and Costs	1,041.23
Cost of Sales	54.40
Searches	1,343.25
Rents	15.00
Martin Act Searches.....	64.00
Bureau of Sewers.....	1,560.00
Streets	300.00
St. Cleaning.. ..	109.68
Taxes—	
From Receiver, 1924 and Polls	756,263.16
Arrears, Real Estate—	
1923	87,802.02
1922	2,355.51
1921 and prior.....	2,355.54
Personal, 1923 and Polls	13,921.06
Personal, 1922	3,170.08
Personal, 1921 prior.....	1,569.42
Tax Certs.	5.55
Tax Leases	56.63
Gross Receipts	174,067.27
Franchise Tax, 1924.....	176,585.75
Shades Trees	5.00
Interest	18,936.60
Total	\$4,929,589.11

Respectfully submitted,

John J. Sugrue,
Acting City Treasurer.

DEPARTMENT OF REVENUE
AND FINANCE

OFFICE OF
THE CITY TREASURER

To the Honorable, the Commissioners,
City of Newark, N. J.

Gentlemen:

The following is an analysis of expenditures of the City of Newark, N. J. for the month of October, 1924, consolidated in departmental items as taken from the City Treasurers' Cash Book:

DISBURSEMENTS

Public Affairs	\$ 122,524.00
Revenue and Finance.....	32,679.15
Parks & Pub. Prop.....	98,947.12
Works	805,991.31
Safety	352,464.01
General	591,391.33
Without Warrant, Bonds, Surplus & Redemp.....	1,339,668.70
Total	\$3,343,665.62
Cash on hand October 31, 1924	1,585,923.49
Statement	\$4,929,589.11

Respectfully submitted,

John J. Sugrue,
Acting City Treasurer.

Commissioner Raymond: I move
we adjourn until Wednesday, November 12th, 1924.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of
the City of Newark, N. J.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

November 12, 1924.

A regular meeting of the Board of Commissioners of the City of Newark was held on the above date in the Commissioners Chamber, City Hall, Newark, N. J., at 11 A. M.

Present: Commissioners Brennan,
Gillen, Howe, Raymond, and Mayor Breidenbach.

The minutes of the meeting of November 5th were read and approved.

Mayor Breidenbach: Any citizen
wish to be heard?

(No response.)

John J. Sugrue,
Acting City Treasurer.

DEPARTMENT OF REVENUE
AND FINANCE

OFFICE OF
THE CITY TREASURER

To the Honorable, the Commissioners,
City of Newark, N. J.

Gentlemen:

The following is an analysis of expenditures of the City of Newark, N. J. for the month of October, 1924, consolidated in departmental items as taken from the City Treasurers' Cash Book:

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Respectfully submitted,

John J. Sugrue,
Acting City Treasurer.

Commissioner Raymond: I move
we adjourn until Wednesday, November 12th, 1924.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas: — Commissioners Brennan,
Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of
the City of Newark, N. J.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

November 12, 1924.

A regular meeting of the Board of Commissioners of the City of Newark was held on the above date in the Commissioners Chamber, City Hall, Newark, N. J., at 11 A. M.

Present: Commissioners Brennan,
Gillen, Howe, Raymond, and Mayor Breidenbach.

The minutes of the meeting of November 5th were read and approved.

Mayor Breidenbach: Any citizen
wish to be heard?

(No response.)

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of \$30,634.23 be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs, as follows:

Almshouse	\$ 5,967.94
City Hospital	21,490.76
Bureau of Baths	1,939.44
Public Outing	261.57
Band Concert	314.00
Public Affairs	656.81
City Sundries	3.61

\$30,634.23

F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of \$3,858.55 be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

Elections	\$3,685.05
City Sundries	173.50

\$3,858.55

John Howe
F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of Sixteen thousand nine hundred and seventy-three dollars and nineteen cents (\$16,973.19) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety, as follows:

Fire Department	\$ 8,818.00
Police Department	7,421.08
License Department	480.50
Construction and Alteration of Buildings	253.61

\$16,973.19

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas — Commissioners Brennan,

Gillen, Howe, Raymond and Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of One thousand two hundred twenty-three dollars and fifteen cents (\$1,223.15) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Propetry for week ending November 5, 1924, as follows:

Shade Tree	\$1,223.15
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W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

RESOLVED, That the sum of \$20,-171.64 be and the same is hereby appropriated to persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Additional Hospital Accommodations	\$ 2,971.45
Centre Market	4,707.48
City Hall Fire Loss.....	1,549.05
City Sundries	89.08
Convalescent Home Construction	2,390.82

Green and Franklin Street	
Property	703.13
Parks and Public Property..	201.85
Printing and Stationery.....	2,501.56
Weights and Measures.....	119.10
Public Buildings	4,663.98
Shade Tree	278.14
	<hr/>
	\$20,171.64

Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That Minnette Mooney be and she is hereby appointed as Clerk-Stenographer in the Mayor's Office, Department of Public Affairs, at a salary of Eighty (\$80.00) dollars per month, payable semi-monthly as other salaries are paid, said appointment to take effect on November 17th, 1924.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in his office Assessment for Weequahic Outlet Sewer amounting to Seven dollars and twenty cents (\$7.20) and Assessment on Vassar Avenue Sewer amounting to Ninety-six dollars and seventy-five cents (\$96.75) on block 3691, lot Pt. 70, assessed in the name of H. B. & R. N. Tobin, as the same is in line of Van Velser Street.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That Francis E. Corbitt, employed as Clerk in the Receiver of Taxes Division, Department of Revenue and Finance, be and he is hereby transferred to the same position in the Centre Market, Department of Parks and Public Property, at an annual salary of Two thousand two

hundred and eighty dollars (\$2,280), said transfer to become effective November 16, 1924.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

RESOLVED, That Joseph Needham be and he is hereby temporarily appointed as chauffeur in the Director's Office, Department of Parks and Public Property, at an annual salary of One thousand three hundred and twenty dollars (\$1,320), said appointment to become effective November 1st, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

RESOLVED, That William Stewart and William McLean be and they are hereby temporarily appointed as lab-

ers in the Centre Market, Department of Parks and Public Property, at the rate of 50 cents per hour, said appointments to become effective October 27th, 1924.

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe Raymond and Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the erection of a steel picket fence at Sussex Avenue Park, and

WHEREAS, The Cyclone Fence Company bid the sum of Seven hundred fifty-one dollars and seventy-five cents (\$751.75), which bid was the lowest responsible one received; therefore be it

RESOLVED, That the contract for the aforesaid work be and the same is hereby awarded to the Cyclone Fence Company at the price above mentioned, and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and

they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
John Howe,
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for pipe covering work at the north wing of the Newark City Hospital; and

WHEREAS, Stewart & Farrell bid the sum of Three thousand one hundred and fifty-seven dollars (\$3,157.00), which bid was the lowest responsible one received; therefore be it

RESOLVED, That the contract for the aforesaid work be and the same is hereby awarded to Stewart & Farrell at the price above mentioned; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for a Ford delivery truck for the Division of Weights and Measures, Department of Parks and Public Property.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

WHEREAS, The Director of the Department of Parks and Public Property of the City of Newark, New Jersey, did advertise for bids on the furnishing of lumber to be used for the erection of scaffolding in connection with the decorating of the City Hall; and

WHEREAS, All bidders were invited to submit their bids on November 8th, 1924, between the hours of 11 and 11:15 A. M.; and

WHEREAS, No bids were received for the furnishing of said lumber; and

WHEREAS, An emergency exists inasmuch as the painting force has been organized to do the work and the scaffolding is needed immediately as it would be uneconomical to delay action on the progress of the work; therefore be it

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to purchase lumber in the open market at the lowest prices procurable.

Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Gillen, Howe, Brennan, Raymond and Mayor Breidenbach.

The following communication was received and read:

Honorable City Commissioners,
c/o City Clerk,
City Hall, Newark, N. J.

Gentlemen:

I take the privilege of making this application to change the southeast corner of South 12th Street and 13th Avenue, Newark, from a residential section to a business corner. The size of the lot is 76 ft. on 13th Ave. and 95 ft. on South 12th Street. I do not think to change this corner, so that we would be allowed to put in stores, would be a detriment to the neighborhood, but on the contrary, I think it would help a great deal. Under the conditions that now exist, we cannot do anything with it. I hope, after investigation, that you will consider this change.

Thanking you for your attention in this matter, I remain

Respectfully yours,

Metropolitan Realty Company,
(Signed) By Leopold Jay, Pres.

Commissioner Brennan: I move that it be referred to the Board of Adjustments.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond and Mayor Breidenbach.

A communication from the North Jersey District Water Supply Commission inviting various municipalities to send representatives to meet with the Commission on Thursday, November 13th, for the purpose of

discussing the manner of distribution of water among the respective municipalities was received, read and on motion ordered referred to the Law Department.

City Clerk: I sent a copy of this letter to Director Raymond and the Corporation Counsel as soon as it was received in my office.

A communication from the Passaic Valley Sewerage Commissioners relative to the total cost of the sewer and its appurtenances and the application of the City of Orange for participation in the benefits and costs of the sewer was received, read and on motion ordered referred to the Director of Public Works.

The City Clerk presented notice of intention for the repaving of Commerce Street from Broad Street to Mulberry Street, and stated that today was the time fixed for hearing on the same.

The Board then entered upon said hearing.

Mayor Breidenbach: Any citizen wish to be heard?

There being no one to be heard, Commissioner Gillen moved that the hearing be closed.

The roll being called, the motion was declared apoted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the repaving of Commerce Street from Broad Street to Mulberry Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark, Do Ordain:

Section 1. That Commerce Street from Broad Street to Mulberry Street shall be repaved with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the repaving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319) and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated May 18, 1923, and now on file in the office of the Department of Public Works.

In order to avoid the necessity of excavating and tearing up the im-

proved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works, in which case the costs and expenses of making said connections will be assessed upon the land benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$24,500.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$24,500.00, under and by virtue of the provisions of an act entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, township or any municipality governed by an improve-

ment commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provision of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on November 18th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The City Clerk presented notice of intention for the release and extinguishment of the public right arising from the dedication of that part of Huntington Terrace from Lyons Avenue to Lehigh Avenue and of Irving Avenue from Huntington Terrace easterly 160 feet more or less to its terminus, and stated that today was the time fixed for hearing on the same.

The Board then entered upon said hearing.

Mayor Breidenbach Any citizen wish to be heard?

There being no one to be heard, Commissioner Gillen moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that part of Huntington Terrace from Lyons Avenue to Lehigh Avenue and of Irving Avenue from Huntington Terrace easterly 160 feet more or less to its terminus.

The Board of Commissioners of the City of Newark, Do Ordain:

Section 1. That it appears to the Board of Commissioners of the City of Newark that the public interest will be better served by releasing and extinguishing the public right, if any, arising from the dedication of that part of Huntington Terrace from Lyons Avenue to Lehigh Avenue and that part of Irving Avenue from Huntington Terrace easterly 160 feet more or less to its terminus, and which streets have never been accepted or opened by the city.

Section 2 That all lands in the

City of Newark included within the limits of Huntington Terrace from Lyons Avenue to Lehigh Avenue and Irving Avenue from Huntington Terrace easterly 160 feet more or less to its terminus, as the same are laid out on Map of Property of Duffy & Thomas, Inc.; Rothberg Bros., Inc.; situated in Newark, Essex County, N. J., Harrison R. Van Duyne, Surveyor, Nov. 3, 1923, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1310-V, which have never been accepted or opened by the City, be and the same are hereby released from dedication and the public right, if any, released and extinguished under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts supplementary thereto and amendatory thereof.

Section 3. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on November 18th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The City Clerk presented notice of intention for the grading, curbing, flagging, paving and repaving of Park Place from North Canal Street to the north side of Rector Street, and stated

that today was the time fixed for hearing on the same.

The Board then entered upon said hearing.

Mayor Breidenbach: Any citizen wish to be heard?

There being no one to be heard, Commissioner Gillen moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk.

An ordinance to provide for the grading, curbing, flagging, paving and repaving of Park Place from North Canal Street to the north side of Rector Street with asphalt pavement (1½" top, 1½" binder) on the old concrete foundation, except the newly widened portion along the park which will be on a new six (6) inch concrete foundation.

The Board of Commissioners of the City of Newark, Do Ordain:

Section 1. That Park Place from North Canal Street to the north side of Rector Street shall be graded, curbed, flagged, paved and repaved with asphalt pavement (1½" top, 1½" binder) on the old concrete base, ex-

cept the newly widened portion along the park which will be on a new six (6) inch concrete foundation, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the paving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such portion or portions of sidewalks as may be disturbed or may become necessary or expedient, or the grade of which may be affected on account of the laying of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act entitled, "An Act Concerning Municipalities," approved March 27, 1917 (P. L. 1917-319), and the supplements thereto and amendments thereof, in accordance with the plans, specifications and profiles dated October 20, 1924, and now on file in the office of the Department of Public Works.

In order to avoid the necessity of excavating and tearing up the improved portion of said street after the making of said improvement, the owners of any and all lands on the line of said improvement are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works, in which case the costs and expenses of making said connections will be assessed upon the

lands benefitted. Each 25 feet of frontage upon said street for the purposes of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property benefitted by said improvement, in proportion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$55,700.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$55,700.00 under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances incon-

sistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan,

Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on November 18th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The City Clerk presented notice of intention for the grading, curbing, flagging, paving and repaving of Broad Street from the north side of Rector Street northerly about 135 feet, and stated that today was the time fixed for hearing on the same.

The Board then entered upon said hearing.

Mayor Breidenbach: Any citizen wish to be heard?

There being no one to be heard, Commissioner Gillen moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the grading, curbing, flagging, paving and repaving of Broad Street from the north side of Rector Street north-erly about 135 feet with asphalt pave-ment (1½" top, 1½" binder) on the old concrete base, except the newly widened portion along the park which will be on a new six (6) inch con-crete foundation.

The Board of Commissioners of the City of Newark, Do Ordain:

Section 1. That Broad Street from the north side of Rector Street north-erly about 135 feet shall be graded, curbed, flagged, paved and repaved with asphalt pavement (1½" top, 1½' binder) on the old concrete founda-tion, except the newly widened por-tion along the park which will be on a new six (6) inch concrete founda-tion, with the necessary new curbing or resetting of curb, together with all other appurtenances incidental to the repaving of said street, including the laying of concrete sidewalks at street intersections and elsewhere wherever needed, and the laying or relaying of a sidewalk or sidewalks or such por-tion or portions of sidewalks as may be disturbed or may become necessary ar expedient, or the grade of which may be affected on account of the lay-ing of the pavement or the setting or resetting of the curb, under and by virtue of the provisions of an act en-titled, "An Act Concerning Munici-palities," approved March 27, 1917 (P. L. 1917-819) and the supplements thereto and amendments thereof, in accordance with the plans, specifica-tions and profiles dated October 20th, 1924, and now on file in the office of the Department of Public Works

In order to avoid the necessity of excavating and tearing up the im-proved portion of said street after the making of said improvement, the own-ers of any and all lands on the line of said improvement, are hereby ordered and directed to make the necessary connections with the sewer, gas and water mains to the curb lines in said street for each lot fronting upon said street within thirty (30) days after the passage of this ordinance. Upon failure of any such owner to make or cause said connections to be made the same will be made by the Department of Public Works, in which case the costs and expenses of making said connections will be assessed upon the lands benefitted. Each 25 feet of frontage upon said street for the pur-poses of this improvement shall be considered a lot.

Section 2. That said improvement shall be undertaken as a local im-provement and the cost thereof shall be assessed against the property bene-fitted by said improvement, in pro-portion to the benefits received, under and by virtue of the provisions of the act above referred to.

Section 3. That the sum of \$3,-300.00 is hereby appropriated to pay the cost of said improvement, and for the purpose of meeting said appropri-ation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$3,300.00, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issu-ance of bonds and other obligations and the incurring of indebtedness by

county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916 (P. L. 1916-525), and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate of not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of the Department of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

Section 4. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on November 18th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and George W. Baney for furnishing and delivering to the Department of Public Works of Hamlin's H. & H. horse feed, a copy of which contract, dated October 16th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk

hereby are authorized and directed to execute the same on the part of the City of Newark, upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and A. Taaffe & Co., Inc., for plumbing work required in the alteration of garage building of the Department of Public Works, 2 Vroom Alley, a copy of which contract, dated October 6th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and O'Gara Construction Company for construction of Centre Street sewer and branches, dated the 28th day of October, 1924, and awarded to O'Gara Construction Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the city upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That an agreement dated November 3, 1924, between the Town of Belleville, of the first part, and the City of Newark, of the second part, wherein and whereby said party of the first part agrees to permit the party of the second part to excavate in Joralemon Street, in the Town of Belleville, in six places, in front of or in proximity to the receiving reservoir which belongs to the party of the second part, for the purpose of constructing in said road six vaults to cover gate boxes, all in connection with the water supply of said town, etc, be and the same is hereby

approved; and the Director of the Department of Public Works and the City Clerk are hereby authorized and directed to execute such agreement on behalf of the City of Newark, on the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and J. B. Gilligan-Casey Company for construction of sewer in Park View Terrace between Chancellor and Hansbury Avenues, dated the 28th day of October, 1924, and awarded to J. B. Gilligan-Casey Company, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the city upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the assessment for benefits as determined by the Engineer in charge of the Bureau of Sewers for the construction of a sewer in Avenue C between Miller Street and Vanderpool Street be and the same is hereby approved and ordered filed with the Comptroller.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering printing and canvas wagon covers.

Bids to be received at the office of said Director between the hours of 10:00 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution:

was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering double disc gate valves to the Department of Public Works be and the same hereby is awarded to A. P. Smith Mfg. Co., East Orange, N. J., it being the lowest responsible bidder, the amount of its bid being as follows:

Approx. 100 1½" double disc gate valves at \$2.20 each.

Approx. 100 2" double disc gate valves at \$3.25 each.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering picks and pick handles to the Department of Public Works be and the same hereby is awarded to Squier, Schilling & Skiff, Newark, being the lowest responsible bidder, the amount of its bid being as follows:

Approx 28 doz. No. 1 hickory pick handles at \$3.29 dozen

Approx. 28 doz Iron City 7 to 8 lb. picks at \$6.69 dozen.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Henry Haussling and Raymond O'Connor be and they hereby are appointed temporarily to the position of Inspector Meter Reader) in the Department of Public Works (Water) at a compensation of \$1,500 each, effective November 17th, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, a sewer has been constructed and completed in Passaic Avenue from Van Buren Street to Jackson Street in the City of Newark; and

WHEREAS, the Engineer in Charge of the Bureau of Sewers has determined the cost and expense of such sewer to be the sum of \$1,020.00, which benefits shall be charged and assessed against the property abutting on the portion of the street or highway through which such sewer has been constructed; therefore be it

RESOLVED, That the Engineer in Charge of the Bureau of Sewers is hereby directed to mail a notice to the last known address of the last owner of record of the aforesaid abutting property, stating that a hearing will be held by the Director of the Department of Public Works at his office on the second floor of the City Hall, Newark, N. J., on Monday, November 24th, 1924, at 10:30 A. M., at which time and place objections to said assessments will be heard.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same hereby are approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works, which will in turn file the same with the proper city officer:

O'Gara Construction Company, contract and indemnity bonds, construction of Center Street Sewer and Branches;

A. Taaffe & Co., Inc., plumbing work required in alteration of garage building, No. 2 Vroom Alley (contract and indemnity bonds);

George W. Baney, F. & D. Hamlin's H. & S. horse feed (contract bond).

Plumbers' Bonds

Nick Salvatore
Ruth Stanziale
Louis C. Konow
William F. Barry
Harry A. Lugasch
Jacob P. Rittersbacher
Joseph Osawetzky
Joseph A. DeSimone
Peter G. Keller
Harry Gabel
Arthur M. Haug
Eldson B. Leonard
Anton J. Roscoe
Charles Petrozzino
Herman W. Faul
John K. Duym
John Rodmaker
Michael Greenbaum
Alexander H. Howie
James P. Martin
John T. Doty
John Kelly
Jacob S. Katzin
Charles Ost
Edward L. Frey
Thomas A. Finneran
Harry Jacobs
Albert Hommer
John Castagno
Edward J. Delaney

David Brandt
 Morris Rosenblatt
 Thomas Magliocco
 Joseph G. McGuire
 Albert Hommer
 Louis Eisenstodt
 Emanuel Marx
 Morris Huckman
 Adolph Gold
 Joseph B. Turtleaub

Thomas L. Raymond
 W. J. Brennan
 F. C. Breidenbach
 Charles P. Gillen
 John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

J. B. Gilligan-Casey Company, contract and indemnity bonds, construction of sewer in Park View Terrace between Chancellor and Hansbury Avenues.

Thomas L. Raymond
 W. J. Brennan
 John Howe
 Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commisisoner Raymond offered the following resolutions:

RESOLVED, That the sum of Thirty-one thousand nine hundred and twenty-eight dollars and five cents (\$31,928.05) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

City Treasurer, weekly pay-rolls ending November 5th, 1924 \$31,928.05

RESOLVED, That the sum of Two hundred thirty-six thousand ninety-seven dollars and eighty-four cents (\$236,097.84) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

Director's Office	\$ 28.47
Water	18,897.74
Street Cleaning	10,943.89
Streets	2,603.00
Sidewalks	775.35
Sewers	958.49
House Sewer Connections	695.73
Docks	1,145.96
Port Newark Development	18,977.03
Surveys	40.13
Purchases	45.49
Motors	4,489.49
Estimates (Street Improvements)	167,358.72
Street Improvement advertising	72.52
Reserves	1,780.06
Apparatus Account	7,007.54
Blanchard Street Sewer.....	62.43
Meadow District, Sewer No. 1	93.38

Meadow District, Sewer	
No. 2	29.82
Elizabeth and Sherman	
Avenues Property	92.60
	<hr/>
	\$236,097.84

Thomas L. Raymond
F. C. Breidenbach.
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. John W. Jurkowski, 482 South Tenth Street: The reason I come before the body today is that I own lot on Gotthardt Street, jointly, with others. These are the only lots down there that you got to build brick now. We have plans and specifications drawn by an architect there, about two months previous. I applied to the Building Department and they told me I could build frame down there. In the meantime it seems it is changed. I would like to appeal to this body for the right to build two-family frame houses on 35 and 43 Gotthardt Street.

Mayor Breidenbach: They are all frame houses down there now, aren't they?

Mr. Jurkowski: That is the reason I came here.

Commissioner Howe: How about that building ordinance?

Mr. Jurkowski: The numbers is 35 and 43, inclusive. They are right in between all frame houses.

Commissioner Brennan: What do you want to build?

Mr. Jurkowski: Two-family frame dwellings.

Commissioner Brennan: We have permitted frame dwellings along there.

Mayor Breidenbach: In Gotthardt Street they are all one-family frame houses, aren't they?

Mr. Jurkowski: Yes.

Commissioner Brennan: Who refused you?

Mr. Congleton: A frame building can be built on any lot in Newark, as long as they keep a certain distance from the property line.

Commissioner Raymond: Who told you this, Mr. Jurkowski?

Mr. Jurkowski: The architect. The stout gentleman in the Building Department told me to come here.

Mr. Congleton: How large a house do you want to build?

Mr. Jurkowski: A two-family frame house; leave the proper space in between.

Mayor Breidenbach Any other citizen wish to be heard?

November 8th, 1924.
Newark, N. J.,

Dr. William Buermann: I understand there is a recommendation before you from the Zoning Board in reference to changing the character of the block between Broad and Halsey Street, fronting on Lincoln Park. I am appearing for the owners that are protesting against this change. We don't believe the time is ripe to put any business in that section—in fact I think it is the only section in Newark that should be left, at least for some time to come, for residential purposes. We not not object to hotels, apartments or anything of that kind, but to put a business in there will be a big objection by the neighborhood, and on behalf of the owners that are protesting, in the block that I understand the contemplated change is going to take place, I would like to present a petition here that contains more than a majority of the property owners in that block that is about to be changed. The applicant that wanted that change has about fifty feet frontage. Dr. Staehlin lives on the one side of the property that is to be changed and I live on the other.

Mayor Breidenbach: I know that matter was referred to the Adjustment Board.

Dr. Buermann: They have passed on it and make the recommendation to you.

The Clerk then read the petition as follows:

To the Board of Commissioners of
Newark, N. J.

Honorable Sirs:—

We, the undersigned owners of property on Lincoln Park between Board and Halsey Streets, herewith protest against the removal of the present restrictions provided in the Zoning Ordinance and applying to this location.

Respectfully submitted,
Russell-Schwar Coz.,
William Buermann,
Ed. Staehlin,
Philip G. Hood.

Ordered filed.

Mayor Breidenbach: It hasn't been presented yet.

Dr. Buermann: There is no ordinance passed yet. We feel there is no use in going through with an ordinance.

Commissioner Howe: What percentage of property owners are opposing it?

Dr. Buermann: We have one hundred and fifty feet opposing it. It is only fifty feet that wants it.

Mr. Congleton: What was the effect of the ordinance that we passed here, requested by Mr. Byrne?

Commissioner Raymond: Have you

got a majority opposing the change?

Dr. Buermann: Yes, sir.

Commissioner Raymond: Doesn't that relieve us from responsibility, Mr. Congleton?

Mr. Congleton: No, sir. The courts have decided you cannot delegate your authority on a matter of this kind to the surrounding property owners.

Commissioner Raymond: And the surrounding property owners cannot veto it?

Mr. Congleton: Yes. We received a letter, as my recollection goes, from a property owner requesting that this change be made. That letter was referred to the Board of Adjustments for study and recommendation, and a week or so ago we got a letter from them recommending the change—this commission got the letter, and so far as I know that is where the matter rests.

Commissioner Raymond: What have we done with that?

City Clerk Egan: Mr. Van Duyne tells me it is not back from the Adjustment Board yet.

Dr. Buermann: There is only one owner, Mr. Byrne, who requests the change.

Commissioner Raymond: Dr. Staehlin lives there and Dr. Buermann. I would like to dispose of this matter this morning.

Mr. Congleton: If you don't send

it to the Law Department for the purpose of preparing an ordinance, the application will die.

Commissioner Raymond: I move the letter of protest be received and placed on file with the clerk, to be considered at the time that the report comes in from the Board of Adjustments.

Commissioner Howe: That will give us an opportunity to have both parties here at the same time.

Mr. Van Duyne: By courtesy the request comes to us. We are not in a position to hold hearings on it nor do we send out notices for the purpose of getting the point of view of the different owners. It is referred here and the hearing comes before the City Commission.

Commissioner Raymond: You don't take any action?

Mr. Van Duyne: No, we just bring it back to you without knowing the opinion of the adjoining property owners.

Commissioner Raymond: What do you bring back?

Mr. Van Duyne: Our recommendation. The hearing is held here.

Commissioner Raymond: We should hear Mr. Byrne. What should we do, Mr. Congleton?

Mr. Congleton: Your motion was in proper form. If you want to fix a hearing to hear both sides you can do that.

Dr. Buermann. When will that hearing take place?

Mayor Breidenbach: I suppose you will be notified.

Dr. Buermann: Do property owners receive written notice of this?

Mr. Congleton.: No, sir.

Commissioner Raymond: I move, in view of the fact that Dr. Buermann and Dr. Staehlin have appeared here this morning that when the hearing is fixed they be given special notice to appear.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Dr. Staehlin, do you wish to say anything?

Dr. Staehlin: I have nothing else to add. I am interested in the same cause that Dr. Buermann is.

Mayor Breidenbach: Director Raymond has just made a motion that the property owners be notified of the hearing when the date is fixed.

Commissioner Raymond: In regard to an ordinance that was passed on first and second reading before I came in this morning, I have signed the ordinance as the initiator of it, but I would like to bring it especially to your attention. It seems that this

new Beth Israel Hospital, which is going to be one of the finest hospital institutions in the country, and certainly in the state, requires for its proper development, that entire tract of land. It seems that there is a question whether there has been a dedication or some other proceeding fixing a street through there which is part of an existing street called Huntington Terrace. I don't want this to go through without special notice from me to you of what I am doing. I believe that to assist the building of an institution such as this, which is a credit to the city and which can only be done practically this way, will be a credit to us. They have had advice that it is best to do it this way. You can see what the layout is. I have therefore decided, although I have had some difference of opinion with my engineers on it, decided that as far as I am concerned, I would put in a resolution extinguishing whatever right there may be to open up Huntington Terrace through there. It is a street of residences, and there is no reason why an automobile shouldn't go around the hospital property to get to the other side. I think times have come when we should do these things. So I have put this ordinance through and told these gentlemen that they might come here when I told you of what I had done.

Mayor Breidenbach: Where is that, on Lyons Avenue?

Mr. Graf: Two hundred and fifteen feet from Osborne Terrace.

Mayor Breidenbach: How far back do you go with the hospital?

Mr. Graf: To Lehigh Avenue, one hundred and forty-two feet.

Mayor Breidenbach: I agree with Director Raymond that we should assist these people and give them the benefit of the full plot there.

Commissioner Raymond: I just wanted you gentlemen to hear the whole commission is of the same opinion that I am. I wanted to bring this up specially. I wanted all you gentlemen to hear that.

• Mayor Breidenbach: Any citizen wish to be heard on the ordinance to provide for the opening and widening of Avenue P?

Mr. Willgoss: We want to appear again and before final passage of this ordinance ask if the Commissioners will not reconsider their action of last week and amend the ordinance so it will eliminate the opening of the Avenue south of the Central Railroad, which is the thing I have requested before on the grounds that I think I have fully stated.

Mayor Breidenbach: Any other citizen wish to be heard?

Mr. E. W. Norris, representing the Amalgamated Dyestuffs Company: We protest against the proposed Avenue P south of the Jersey Central Railroad on the same grounds you have previously heard. The meadows south of the railroad are already opened up by Doremus Avenue. There is no necessity for putting this additional expense on the owners south of the railroad.

Mr. Willgoss: No one yet who has appeared before the Commissioners has been in favor of the opening of the Avenue south of the railroad.

Mayor Breidenbach: Any other citizen wish to be heard?

Commissioner Raymond: I feel as I did the other day. We are the custodians of this city and we can't lock up that territory down there. We have been opposed on everything we have done. If we should repave Delancy Street there would be an awful protest. Everything we do is objected to. We have got to take things in our own hands and open this up.

Mr. Willgoss: There are a number of plants standing idle south of the railroad. There is no present demand; the factories down there now don't demand any opening.

Mr. Norris: There is no development north of the railroad: You could very well open that. Why not give the manufacturers a chance to make some money down there.

Commissioner Raymond: We will have good times now.

Mr. Norris: I think if the Commissioners took a trip down there and saw the conditions they would change their minds.

Commissioner Raymond: It won't cost you much.

Mr. Norris: It will cost us thousands of dollars because you go through our factory.

Commissioner Raymond moved that

the title of "An ordinance to provide for the opening and widening of Avenue P from its northerly terminus at Allegheny Avenue northerly to Ferry Street, also known as Lincoln Highway, and from the southerly line of the 100 feet right of way of the Newark and New York Branch of the Central Railroad of New Jersey southerly to the northerly line of Delancy Street," be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the opening and widening of Avenue P from its northerly terminus at Allegheny Avenue northerly to Ferry Street, also known as Lincoln Highway, and from the southerly line of the 100 feet right of way of the Newark and New York Branch of the Central Railroad of New Jersey southerly to the northerly line of Delancy Street.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas — Commissioners Brennan,

Gillen, Howe, Raymond, Mayor Breidenbach.

Mr. Willgoss: May I ask as a matter of information now, how long it will be before the actual work, the condemnation of these lands will be undertaken? Is that a matter of immediate consideration?

Commissioner Raymond: The Assessment Commission will take it up as soon as possible.

Mr. Congleton: We have got a lot of work we are trying to complete, but I should think that in at least two months that the Commission will commence proceedings.

Mr. Willgoss: Taking the title?

Mr. Congleton: Yes, sir. But there are some other important matters we are trying to complete.

Mr. Willgoss: Then another question, which was brought up by the Corporation Counsel here several weeks ago. On the question of ceding land. Would the Board entertain the proposition of the ceding of land by owners down there, with conditions in the deed against future assessments? That was the thing that was done under that Perth Amboy Bridge case.

Mr. Congleton: Future assessments to what?

Mr. Willgoss: The great expense will come from the grading. Under that Perth Amboy Bridge case I took it that might be made a condition in the deed

Mr. Congleton: I think it can be done; it can be made a condition for dedication, but the question of negotiation, it seems to me would be taken up with Director Raymond's Department the same as all others. We are doing the same thing on Washington Street.

Commissioner Raymond: I should certainly be willing to make some fair agreement, but the legal aspects would puzzle me.

Mr. Congleton: They are quite clear. Courts have passed upon them. What the people are asking on Washington Street is that they shall not be assessed for the widening.

Mr. Willgoss: In New York City, under the Charter, the only condition that can be made is against the expense coming from acquisition. I take it you can go further than that over here. A large expense here will be the grading. It will be across meadow land, and judging from our past experience in the development of Doremus Avenue, the largest expense here will be in filling in those meadows down there in the development of the Avenue.

Mr. Congleton: I will be very glad to take it up with you some time.

Mayor Breidenbach: Any citizen wish to be heard on the ordinance to provide for the construction of "Waverly Sewers, Section 3"?

(No response.)

Commissioner Raymond: In the

matter of the Waverly Sewers, I am personally very much disappointed that we shan't be able to go ahead and make those improvements before the winter comes, with the winter floods and the snow flooding and so forth, but we wanted to be perfectly fair in the matter and the Waverly Section manufacturers wanted to retain an engineer of their own to check up the report of our expert, Mr. Potter. They have done so, with the result that they suggest certain slight changes in the method of procedure and we think there is merit in some of the suggestions made, and under the circumstances, with the approaching winter, we won't be able to go ahead with the improvement until the spring, but since we can't use this ordinance there isn't much use in keeping it alive, and we shall have to introduce a new ordinance. There is no use in having this thing adjourned from week to week.

Commissioner Raymond moved that the ordaining clauses of an ordinance entitled "An ordinance to provide for the construction of 'Waverly Sewers, Section 3,' be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen: Why don't you award a contract during the winter?

Commissioner Raymond: Mr. Cos-

tello, it is understood you can start in the spring.

Mr. Costello: Yes, sir.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to amend an ordinance entitled, "An ordinance regulating and restricting the location of trades and industries and the location of buildings for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The Board of Commissioners of the City of Newark, Do Ordain:

Section 1. That an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919, be amended by changing the Industrial District to a Residence District, included within the area bounded as follows:

On the north by Third Avenue;

on the East by Branch Brook Park; on the south by a line continuing the center of Fourth Avenue to the Park, and on the west by Fifth Street;

and that the Use District Map, which is a part of said ordinance, be and the same is hereby amended so as to include within the Residence District the area above described.

Section 2. All ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to

amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third and final reading on November 18th.

Mr. Congleton: You cannot have a third reading on the 18th, because a full week must elapse between second and final reading.

Commissioner Brennan: I move the ordinance be taken up on third and final reading on November 25th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan: I move we reconsider our previous action on the ordinance set down for final disposition on Tuesday, November 18th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan,

Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan: I now move that the ordinances set down for final disposition next week be laid over until November 25th for final action.

The roll being called, the motion was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolution:

WHEREAS, Washington Terminal Garage, Inc., a corporation of the State of New Jersey, has by instrument in writing dated November 3, 1924, dedicated to the public use forever as and for a part of Washington Street certain of its lands situate in said City of Newark and being more particularly described in the aforesaid instrument in writing and being all the lands and real estate or rights and interests therein required to be taken of the said Washington Terminal Garage, Inc., by the City of Newark under the provisions of a certain local improvement ordinance entitled, "An ordinance to provide for the opening and widening of Washington Street on the easterly side thereof from Bank Street to Warren Street by the addition thereto of a strip 16½ feet in width measured from the corner line," passed by the Board of Commissioners on final reading July 8, 1924; and

WHEREAS, Said dedication is made

subject to the following conditions:

That any assessment or assessments to be imposed upon the said Washington Terminal Garage, Inc., its successors or assigns, or upon the lands now owned by it in the said City of Newark, for or in connection with or as a result of the opening and widening of said Washington Street shall not exceed one dollar (\$1), or in the event that any such assessment or assessments shall exceed such amount, the excess thereof shall be borne by the said City of Newark and it will at all times indemnify and save harmless said Washington Terminal Garage, Inc., its successors and assigns, of and from any and all assessments, damages, costs or expenses of whatsoever kind in excess of said sum arising from or in connection with the opening of said street or highway or resulting therefrom; it being expressly understood and agreed, however, that nothing herein contained is intended to or shall in anywise relate to or relieve the said Washington Terminal Garage, Inc., its successors or assigns, or any lands or premises at any time owned by it or them, of and from the payment of any assessment for benefits which may be lawfully assessed against it or them or against any such lands or premises for or on account of the cost of the grading, paving, curbing, flagging or otherwise improving the said street or highway after the same shall be opened and widened, or from the payment of any assessments for benefits which may be lawfully assessed against it or them or against any such lands or premises for or on account of the cost of the widening of Washington Street at Market Street

or from the payment of any assessments for benefits which may be lawfully assessed against it or them or against any such lands or premises for or on account of the cost of the change of grade of Washington Street at the Morris Canal; and

WHEREAS, Said instrument in writing further provides that said dedication of said lands and premises expressly qualified as provided in said above mentioned paragraph shall be forthwith legally accepted by said, the City of Newark; and

WHEREAS, The City of Newark, acting by its Board of Commissioners, being the governing body of such municipality, deems it advisable to accept said dedication of the lands and premises described in said instrument in writing, dated November 3, 1924, for the purposes aforesaid, upon the terms and conditions set forth therein; therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark that said strip of land more particularly described in the aforementioned instrument in writing from Washington Terminal Garage, Inc., to the City of Newark, dated November 3, 1924, be and the same is hereby accepted as and for a public street and highway forever, subject, however, to the terms and conditions stated therein, and that said strip of land constitute a part of said Washington Street, in the City of Newark, when such street is widened.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

WHEREAS, In accordance with law and by the authority of this Board, the Director of Public Safety publicly advertised for sealed proposals covering the purchase of one or more Gamewell Type Signal Boxes, Registers, Time-Stamped and Take-Up Reels for use in the Fire Division of the Department of Public Safety; and

WHEREAS, The proposal of The Gamewell Company, the only one received, at the price of \$125.00 each for Signal Boxes, \$600.00 each for 5-circuit Puncturing Registers, \$375.00 each for Time-Stamped and \$40.00 each for Take-up Reels, is deemed acceptable in the interests of the city; therefore be it

RESOLVED, That the proposal of the said The Gamewell Company be and the same is hereby accepted, the Law Department directed to prepare the proper contract covering 20 Signal Boxes, 4 Puncturing Registers, 2 Time-Stamp and 4 Take-up Reels, and the Director of Public Safety and the

City Clerk authorized and empowered to execute the contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the law and by the authority of this Board, the Director of Public Safety publicly advertised for sealed proposals covering the purchase of one or more Traffic Beacons for use in the Police Division of the Department of Public Safety; and

WHEREAS, The proposal of the American Gas Accumulator Company, the only one received, at the price of \$225.00 each for said Beacons, with an additional charge of \$20.00 each for the construction of base and erection expenses, is deemed acceptable in the interests of the City; therefore be it

RESOLVED, That the proposal of the said American Gas Accumulator Company be and the same is hereby accepted, the Law Department directed to prepare the proper contract covering the purchase of 10 such Traffic Beacons and the erection of same, and the Director of Public

Safety and the City Clerk authorized and empowered to execute said contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the following resolution adopted by the Board of Commissioners of the City of Newark, N. J., on October 14, 1924, be and the same is hereby rescinded:

"WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for additions and alterations to the present power house and tile conduit or tunnel between present Power House and the Convalescent Hospital; and

WHEREAS, The Frank Briscoe Company bid the sum of Twenty-nine thousand, four hundred twenty-five dollars (\$29,425.00) for general construction work of the Power House and Twenty-eight thousand three hun-

dred twenty-two dollars (\$28,322.00) for construction work of the tile conduit between present Power House and the Convalescent Hospital, a total bid of Fifty-seven thousand seven hundred forty-seven dollars (\$57,747.00), which bid was the lowest responsible one received for this work, in accordance with the original plans and specifications; therefore be it

RESOLVED, That the contract for said work be and the same is hereby awarded to the Frank Briscoe Company at the price aforesaid."

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for additions and alterations to the present power house and tile conduit or tunnel between present Power House and the Convalescent Hospital, and

WHEREAS, The Frank Briscoe Company bid the sum of Twenty-nine thousand, four hundred twenty-five dollars (\$29,425.00) for general construction work of the Power House

and Forty-eight thousand, four hundred eighty-seven dollars (\$48,487.00) for the construction of a tunnel connecting the said Power House with the said Convalescent Hospital, it being understood and agreed that in the awarding of the contract the alternate "A A" is fully exercised, at total bid of Seventy-seven thousand nine hundred twelve dollars (\$77,912.00), which bid was the lowest responsible one received for this work, in accordance with the original plans and specifications; therefore be it

RESOLVED, That the contract for said work be and the same is hereby awarded to the Frank Briscoe Company at the price aforesaid; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen moved to adjourn.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
CHARLES P. GILLEN
JOHN HOWE
W. J. BRENNAN
THOMAS L. RAYMOND

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN
City Clerk

NEWARK, N. J.

November 18, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of November 12th were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. M. D. Silverstein, 181 Springfield Avenue: In reference to the change of the zones I have here a

and Forty-eight thousand, four hundred eighty-seven dollars (\$48,487.00) for the construction of a tunnel connecting the said Power House with the said Convalescent Hospital, it being understood and agreed that in the awarding of the contract the alternate "A A" is fully exercised, at total bid of Seventy-seven thousand nine hundred twelve dollars (\$77,912.00), which bid was the lowest responsible one received for this work, in accordance with the original plans and specifications; therefore be it

RESOLVED, That the contract for said work be and the same is hereby awarded to the Frank Briscoe Company at the price aforesaid; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen moved to adjourn.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
CHARLES P. GILLEN
JOHN HOWE
W. J. BRENNAN
THOMAS L. RAYMOND

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN
City Clerk

NEWARK, N. J.

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Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of November 12th were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. M. D. Silverstein, 181 Springfield Avenue: In reference to the change of the zones I have here a

petition for changing two zones at Gotthardt Street—parties desirous of changing from the industrial to residence district, in view of the fact that there are all frame buildings along there directly opposite this street.

Commissioner Gillen: What street is that?

Mr. Silberstein: Gotthardt Street.

Commissioner Brennan: It is now in the industrial zone, and it is prohibited to erect houses in the industrial zone.

Commissioner Howe: That is a residential district.

Commissioner Brennan: On one side of the street, but the other side is in the industrial zone.

Mayor Breidenbach: They are all one-family houses there now, aren't they?

The clerk then read the petition as follows:

November 16, 1924.

Honorable Commissioners of
Newark, N. J.

The premises 35-37-39-41-43 Gotthardt Street, Newark, is now zoned as Light Industrial and request is made for change of same to residential for purpose of erecting four two-family frame dwellings.

These premises are in a district now used as residences

Respectfully
Pzinck & Noewchelski.

Commissioner Brennan moved that the matter be referred to the Board of Adjustments.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mr. Silberstein: The same thing occurs in Fourth Street, between Second and Third Avenue, changing the east side to a light industrial zone. They want to put up a two-story mineral water factory. We want a change from a residential to a light industrial district.

Mr. Silberstein presented the following petition:

November 16, 1924.

Honorable Commissioners of
Newark, N. J.

The premises 480-482-484 Fourth Street, City, is now zoned as residence and request is made for change of same to light industrial for purpose of erecting a Mineral Water Plant.

The premises are in a district now used by many factories.

Respectfully,
Geo. G. Haddow, Secy.
Wm. Crane Co.,
453 4th Avenue and 4 others

Commissioner Gillen: I move it be referred to the Board of Adjustments.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen: I move that a conference be held next Monday morning at ten o'clock in the office of Director Raymond, in the matter of the Pennsylvania Railroad Station, and the salaries of the police and firemen.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. Joseph M. Byrne, Sr.: Mr. Mayor and Commissioners, if it is in order, I would like to address your honorable body in relation to removing the zoning restrictions on Lincoln Park, from Broad Street to Halsey Street. I believe the application went before the Adjustment Commission and I don't know whether it came back to your Board or not, but I would like to explain to you that some twenty years ago a number of us bought homes there—it was really a residential district, and it was for some time afterward, but it is so

changed now—the whole aspect of the matter has so changed, that conditions do not justify the residential district any longer. Business has crept in there to which we have no objection, and beginning with the first house next to the church—it used to be the old Strobel home, and that, today, is an apartment house, which is perfectly proper—no objections on my part, but in that apartment house there is a business place where you or anyone else can go and have your meals, and I don't think it comes with very good grace on the part of the owner, to come here and object to the zoning restrictions being removed. I have been in there, and have had my family in there. It is all right, and looks well. Next to that came the home of the then widow, Mrs. James T. Ball, now Mrs. James Ogden. They moved away on account of the conditions having been changed. That, today, is occupied by Dr. Buerman; his place of professional business. It is perfectly proper, but he shouldn't object to another business. Then comes my own property, and next to me is another piece of property that I own, and you can only rent it for rooming purposes, or possibly a doctor's office. Then comes Dr. Stahlin's residence, his place of business. He is my own doctor; I go in there—it is perfectly proper—no objection. Then comes Mr. Plum, Mat Plum, who is in favor of removing this restriction. Mr. Plum and myself are the only old residents there. Next to that comes a building occupied from the ground floor to the roof by a business—X-Ray dentistry and everything else. Next to that comes the Randolph property, and Mrs. Randolph authorized some-

one to say that she wanted the restrictions removed. Here is a photograph of the business in the apartment house—a nice place, perfectly proper and it is all right, but they shouldn't object to the whole place being business property. You have got 154 feet as against 117 feet, the majority wanting the restrictions removed. All I ask your honorable body is to allow us to have the restrictions removed.

Commissioner Raymond: What sort of restrictions did you want substituted?

Mr. Byrne: To allow business.

Commissioner Raymond: Would you be satisfied with apartments?

Mr. Byrne: No, I think it should be wide open for business. There is business there already. The apartments are in there. I notice Dr. Bauermann doesn't object to hotels or apartments. Hotels are businesses. You couldn't restrict the business of a hotel.

Commissioner Howe: He claimed here last week, Mr. Byrne, that you were the only one who wanted the change.

Mr. Byrne: The Randolphs, Mr. Mathias Plum and myself want the change. If you add those together it makes 154 feet 11, against 117 against the change. I went to the man having the largest investment down there, Mr. Christian Feigenspan. He said, as far as I am concerned you can go all the way to Washington Street. Directly opposite us is the Metropolitan Lumber Company. They have torn

the residence down that was there. Then comes the delightful new home of the Elks, and the Exposition Building. You see, the whole aspect of the thing has changed. The time has arrived when the restrictions should be rescinded. Furthermore there is a majority of the property owners for it.

Commissioner Raymond: What is it limited to now?

Mr. Congleton: Residences.

Commissioner Raymond: There are apartments there?

Mr. Byrne: They have gone ahead with apartments and business. We come down here and make a proper application.

Mayor Breidenbach: We promised them we would have a hearing on this matter. We haven't set a date as yet.

Commissioner Raymond: We didn't want to hear them without hearing you, and we don't want to hear you without hearing them.

Mr. Byrne: The Randolphs, on the corner, and Mr. Plum and myself are in favor of the change.

Commissioner Gillen: We are to have a hearing next Tuesday?

Commissioner Raymond: I move we have a hearing in this matter next Tuesday.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following communication was received and read:

November 17, 1924.

The Board of Commissioners
of the City of Newark

Honorable Sirs:

At its last meeting the Board of Adjustment considered an application to amend the Building Zone Ordinance so as to change Lincoln Park between Broad Street and Halsey Street from a residence to a business district, and which was referred by your Honorable Body for recommendation and report.

The Board of Adjustment visited the premises in question and respectfully recommend that this application be granted.

Respectfully submitted,

R. B. Rankin,

Secretary, Board of Adjustment.

Commissioner Howe: I move it be received and held until next Tuesday, so that we may hear both sides:

Mr. Byrne: That will be agreeable. Thank you very much for hearing me.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

The City Clerk presented notice of intention for the release and extinguishment of the public right arising from the dedication of the part of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue and stated that today was the time fixed for hearing on the same.

The Board then entered upon said hearing.

Mayor Breidenbach: Any citizen wish to be heard?

(No response.)

There being no one to be heard, Commissioner Gillen moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that part of Guilford Street from the easterly side of Elizabeth Avenue

to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That it appears to the Board of Commissioners of the City of Newark that the public interest will be better served by releasing and extinguishing the public right, if any, arising from the dedication of that part of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue, and which street has never been accepted or opened by the City.

Section 2. That all lands in the City of Newark included within the limits of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue as the same is laid out on Commissioners Map of Clinton Township, annexed to the City of Newark, by Act of the Legislature approved March 24, 1869, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1301-V, which has never been accepted or opened by the City, be and the same are hereby released from dedication and the public right, if any, released and extinguished under the provisions of Article 22, Section 4, of an act of the Legislature

of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts supplementary thereto and amendatory thereof.

Section 3. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third

reading

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third and final reading on November 25th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The City Clerk presented notice of intention providing for the vacation of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue, and stated that today was the time fixed for hearing on the same.

The Board then entered upon said hearing.

Mayor Breidenbach: Any citizen wish to be heard?

(No response.)

There being no one to be heard, Commissioner Gillen moved that the hearing be closed.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance providing for the vacation of Guilford Street from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue.

The Board of Commissioners of the City of Newark, do ordain:

Section 1. That Guilford Street as the same is laid out on Commissioners Map of Clinton Township, annexed to the City of Newark, by Act of the Legislature of New Jersey, approved March 24, 1869, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1301-V, from the easterly side of Elizabeth Avenue to the westerly side of Sherman Avenue and from the easterly side of Sherman Avenue to the westerly side of Frelinghuysen Avenue shall be vacated as a public street or highway, under and by virtue of the provisions of Section 1, sub-division (b), of Article XXII, of an Act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto.

Section 2. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third and final reading on November 25th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond: I want to bring a matter to the attention of the Commission. In trying to dispose of some property down in Port Newark on the south side of the inland channel, to a concern which is to operate a sugar refinery there, a very advantageous matter for Newark—a very large business, employing a great number of people, and doing a very large business in money—we have offered it for sale twice under resolutions passed by this board as a direct sale, and we have a track along the side of the inland channel and from the track we have a marginal street which is paved, and of course we adopted the policy that we should reserve the track and street for future public use, in the interest of future commerce, and we hoped we could go ahead on that line and with that policy guiding us, but we have not had any bids. We have not had any offers for this property, and people who have been interested in buying there have all been discouraged by the fact that they are so far away from the dock, and that they have not exclusive rights in it. We offered the property

twice, under resolutions of this Board and each time no bid was made, for the reason that the prospective bidder said that his concern could not use the property unless they had the exclusive privileges of the marginal street and the dock, which is to be directly in front of their factory. I felt that a crisis was presented. It is very important that we should get something going down there. It is important that industry should begin there. Once it is begun others will come there; at least I think they will. So while we, in the Department of Works felt that we should modify those restrictions and make exception in this case, and give exclusive rights to the water front so far as that part of the improvement is concerned, and that part only on that side, and up to the west end of the channel, I felt we would all be protected—the Commission and my department if we got the opinions of well-known experts, and so we asked Mr. Ernest B. Goodrich, and Mr. C. W. Staniford, both of whom have been retained by us before, for advice on the real situation. Their opinion, without reading it to you today, is that we should make an exception; that we should sell the land in this case with exclusive privileges to the waterfront. To sum up, Mr. Staniford says in conclusion, after a long discussion of the whole matter; he says: "In my opinion you have have deviated from the plan in the right direction by placing Marsh Street where you have." That is the street that is named for the Captain who was killed in the War, in honor of our Newark hero. (Director Raymond then read a portion of Mr. Staniford's report.)

Marsh Street runs through the middle of the development and is three hundred feet from the water. (Director Raymond then read a portion of Mr. Goodrich's report.)

Both of these gentlemen are recognized experts and they have supported the opinion of my department. We have a tentative offer which will be made good on a public sale, of \$150,000 for the acreage and an offer of \$10,000 a year for the exclusive use, on a lease, of the dock front and the marginal highway so far as it is in front of this proposed development, for a twenty years' lease. We are not disposing of the fee simple but we are disposing of our exclusive right to it for twenty years, under a lease. We have not decided whether we could accept such a rental, or not, but what I am asking you to do today is to authorize me to sell under a lease giving the exclusive right to the dock and marginal highway. I think if I can do it that way I can make a deal and close the matter and we can have a sugar refinery there, a first grade industry established in the new section.

Commissioner Howe: How far will that be from the westerly end of the inland channel.

Mr. Costello: It is right up to the westerly end of the channel—right up at the corner of Terminal Street and Dock Street.

Commissioner Brennan: Is it the idea of the Department to widen the channel further westerly?

Commissioner Raymond: Yes.

eventually, but that is a large proposition. There is, of course, in mind a plan to extend it back.

Commissioner Brennan: Would the exclusive right to this concern as planned by you prohibit the extension for a period of twenty years?

Commissioner Raymond: Not in the least. They have no rights in the west end. They are on the side. They are not on the west end.

Commissioner Brennan: Having in mind that they are now at the extreme westerly end.

Commissioner Raymond: They are at the side. Our extension would be across Terminal Street at the railroad there, west.

Commissioner Howe: Would that or would it not endanger the sale of property below that?

Commissioner Raymond: Toward the Bay?

Commissioner Howe: Yes.

Commissioner Raymond: Not in the least.

Mr. Costello: It won't interfere with the sale of it in the least.

Commissioner Gillen: What do you recommend, Mr. Director?

Commissioner Raymond: I recommend we sell with the lease of the exclusive right to the water front for twenty years, under the circum-

stances, we have got Marsh Street, through the middle.

Commissioner Howe: It would have been a wonderful saving if we could have done that before we paved that street.

Commissioner Gillen: You can still get rail facilities on the rest of the water front.

Commissioner Raymond: Yes, certainly; this won't interfere with our future development.

Commissioner Gillen: Inasmuch as you want the industry there and you can't get it any other way, that is the best way to do. We are not giving it up for an indefinite period.

Commissioner Raymond: That is my feeling.

Commissioner Raymond: I move the adoption of the following resolution:

WHEREAS, The City of Newark is the owner of certain lands in the City of Newark, Essex County, New Jersey, described as follows:

Beginning at a point on the easterly line of Terminal Street distant 150 feet south of the face of the dock on the south side of the City Channel at Port Newark Terminal, measured at right angles therefrom; thence (1) running a course parallel with said dock south 65° 37' 05" east a distance of 509.09 feet; thence (2) running a course at right angles to the first mentioned course south 24° 22' 55" west a distance of 565 feet to the

northerly side line of a public highway; thence (3) running a course along said line of the public highway and parallel to the first mentioned course north 65° 37' 5" west a distance of 543.31 feet to the easterly side line of Terminal Street; thence (4) running a course north 27° 49' 55" east along said easterly side line of Terminal Street a distance of 566.04 feet to the point or place of Beginning; and,

WHEREAS, Said City is also the owner of the lands immediately in front of said above described premises, between said lands and the inland channel; and,

WHEREAS, The lands first above described are not now needed for public use by the City and it is deemed advisable to sell the same, and in connection with said sale to lease the lands in front thereof, as above described, to the person purchasing the first above described premises; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that by virtue of the authority vested in this Board under the provisions of an act entitled: "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplemental thereto, the lands first above described by metes and bounds be sold at public sale to the highest bidder for cash, such bidder, in connection with such purchase, to also offer the most advantageous terms for leasing the premises immediately in front of the above described lands, as above set forth, after public advertise-

ment given in a newspapers circulating in the municipality, at least once a week for two weeks, prior to such sale; and, be it further.

RESOLVED, That the Director of the Department of Public Works be and he is hereby authorized and directed to offer said lands for sale and lease, as above referred to, to the highest bidder for cash, and to report said sale and the terms thereof to this Board for confirmation.

Thomas L. Raymond
F. C. Breidnbach
John Howe
W. J. Brennan
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond: I have here a resolution which I will ask the clerk to read:

WHEREAS, Dispute has arisen between the City of Bayonne and the City of Newark in regard to the correct interpretation to be given the provisions of a proposed contract between said cities and others and North Jersey District Water Supply Commission, for the construction of the Wanaque Water Supply, in relation to the quantity of water to which the City of Newark will be entitled if said water supply shall not yield a minimum of 100,000,000 gallons per day; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that it is the sense of said The City of Newark that in the event that said Wanaque water supply shall not yield a minimum of 100,000,000 gallons per day, the allotment of 25,000,000 gallons per day to the City of Newark will abate ratably with the allotments of the several municipalities parties to said contract.

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

Commissioner Raymond: After all the municipalities had come in and had expressed their willingness to enter into contract with the North Jersey District Water Supply Commission, and after innumerable meetings, Bayonne neglected to in any way indicate whether it would come in or not, but came before the Commission and made a protest against the form of the contract, saying it should be expressly stated there that in the event that the water supply was not sufficient to yield the number of gallons to each municipality which were stated in the contract, each should be abated proportionately, and we said it was a partnership proposition and that the proportions were fixed, and every legal intendment was that if there was not sufficient water for the common pot there would be a proportionate abatement, and counsel of all the municipalities acquiesced in that interpretation. Everybody was satisfied except Bayonne. They said they couldn't come in unless that was definitely stated. The point of their

argument was that Newark came under an agreement for the entire supply, with a reservation in the agreement that in case other municipalities should come in, in no event shall the allotment to Newark be less than twenty-five million gallons. Newark has twenty-five million gallons per day under the new contract which we are trying to get through. All the towns, and there are eight, I think, have signified their willingness to come in, except Bayonne. Bayonne said they would be satisfied if this Commission would pass a resolution stating that this was the interpretation that the City of Newark now puts on the contract; if the project doesn't yield sufficient water to give each the proportions mentioned in the contract, then each will be abated proportionately. I told them that was legal quibbling, and I said that we did interpret it that way, but they wanted this resolution passed, and I would be pleased if the Commission would pass that resolution, which will facilitate the closing of the entire matter.

Commissioner Gillen: Do the other towns pass similar resolutions?

Commissioner Raymond: Bayonne does not ask it. The other towns didn't have the original agreement which we had.

Commissioner Gillen: Suppose there was any material decrease from the 100 million gallons daily. Then it would all be taken out of Newark's share?

Commissioner Raymond: No, each abates proportionately, but they think

Newark has the preferential right under the contract. The situation today is that we have a contract with the North Jersey District Water Supply Commission for the whole supply, and we are bound to pay \$18,000,000 for it. We provided that if other towns came in that they could share in the supply, up to and not exceeding 25 million gallons. Bayonne says that gave us a preferential right which we might later assert, and if the water supply weren't sufficient we could come in first and the others would have to take what was left. If the supply should not be sufficient we all share as partners and are all abated proportionately.

Commissioner Gillen: Has the supply for the others been fixed?

Commissioner Raymond: Yes, they all share.

Commissioner Gillen: And Bayonne wants to share too. Their proportionate allotment will be taken from all other municipalities?

Commissioner Raymond: No, they all share. The shares were all fixed in the first place.

Commissioner Gillen: If the yield was away below the estimate of the engineers would Newark get nothing at all?

Commissioner Raymond: No, it will be taken proportionately from us. The allotments under this contract amount to 100,000,000 gallons. The purpose of this resolution is that if it does not yield one hundred million gallons, that

each municipality's allotment will abate proportionately as against the yield of the water shed.

Commissioner Gillen: Are the contracts between the North Jersey District Water Supply Commission and the individual municipalities?

Commissioner Raymond: Yes, it is a partnership proposition, if anybody wins, everybody wins, if anybody loses, everybody loses.

Commissioner Gillen: It is not necessary for the other municipalities to pass resolutions similar to this?

Commissioner Raymond: No, they didn't have the previous agreement which caused Bayonne's alarm.

Commissioner Howe: Does this give Bayonne any preferential right over the other associate members?

Commissioner Raymond: No, each one is the same.

Commissioner Gillen: Before Bayonne came in was the one hundred million gallon supply allotted?

Commissioner Raymond: Yes, and Bayonne applied and the supply was distributed, including Bayonne.

Commissioner Gillen: What was the total exclusive of Bayonne?

Commissioner Raymond: Eighty million.

Commissioner Gillen: Bayonne was fearful she wouldn't get twenty million?

Commissioner Raymond: Yes, but she applied and it was given to her. Then the formal contract was proposed. She was satisfied with it substantially but wanted this statement put in that there should be no preferential right, which Mr. Somer said was not necessary, and which would have delayed us because the agreement would have had to be re-drawn and re-submitted to the municipalities. We had it drawn and had all others pass resolutions accepting the contract. Bayonne didn't do it. I think they would all be pleased to have us pass this resolution.

Commissioner Gillen: It looked as if it was going to be put on Newark alone.

Commissioner Raymond: No, We thought when Bayonne didn't come in and let her time pass by, the statute requires that we make another distribution and we would have to go over all the proceedings again. Bayonne really wants the water, and it was determined the other day, through conferences of Mr. Congleton, and Mr. Sommer, and representatives of Bayonne, that each town would pass a resolution waiving the necessity of Bayonne coming in within the thirty days, and agreeing that Bayonne may now come in, although late. That is the resolution I have here. I think it is only fair. We don't want to exclude her on a technicality.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond. Mayor Breidenbach.

WHEREAS, A form of contract was heretofore submitted by North Jersey District Water Supply Commission to the City of Newark, the City of Paterson, the City of Passaic, the City of Clifton, the City of Bayonne, the Town of Kearny, the Town of Bloomfield, the Town of Montclair, and the Borough of Glen Ridge; and,

WHEREAS, The City of Bayonne did not, within thirty days of the submission of said form, pass a resolution signifying the willingness of the City of Bayonne to execute the form of contract. as submitted; and,

WHEREAS, The City of Bayonne now desires to become a party to said contract as drafted; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that the City of Newark hereby waives such failure of the City of Bayonne to pass said above mentioned resolution within thirty days from its receipt and assents to the execution by the City of Bayonne of such contract, providing it shall signify its willingness so to do or before November 26, 1924.

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Not Voting:—Commissioner Raymond.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of thirty-seven thousand, eight hundred and twenty-two dollars and eighty-two cents (\$37,822.82) be and the same is hereby appropriated to the City Treasurer for semi-monthly payrolls, November 1 to November 15, 1924, of the Department of Public Affairs, as follows:

Mayor's Office	\$ 1,194.57
Employment Bureau	799.66
Outdoor Poor	1,009.57
Alms House	2,553.38
Bureau of Baths	2,650.47
City Home	2,371.72
Bureau of Health	12,683.72
City Hospital	14,659.73
	<hr/>
	\$37,822.82

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of one thousand, two hundred and eighty-two dollars (\$1,282.00) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

Miscellaneous Revenue	\$ 2.00
City Sundries	80.00
Collecting Taxes	1,200.00
	<hr/>
	\$1,282.00

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of twenty-one thousand, two hundred and forty-five dollars and sixty-nine cents (\$21,245.69) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance, from November 1st to 15th, 1924, as follows:

Director's	\$.924 15
Comptroller's	2,350.80
Auditor's	1,367.50
City Treasurer's	787.50
Tax Receiver's	1,925.00
Tax Arrears'	865.00
Bd. Assessment & Revision of Taxes	6,343.30
Bd. Assessments for Local Improvements	736.66
Law Dept.	2,214.98
City Clerk's Dept.	2,293.32
First District Court	754.99
Second District Court	682.49
	<hr/>
	\$21,245.69

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of seven thousand, six hundred dollars (\$7,600.00) be and the same is hereby appropriated to persons named on annexed certified list being the bills and claims of the Department of Public Safety as follows:

Fire Department Apparatus	
Fund	\$7,600 00

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one hundred sixty-six thousand, six hundred ninety-two dollars and three cents (\$166,692.03) be and the same is hereby appropriated to the City Treasurer as per the annexed certified list, being the semi-monthly payroll of the Department of Public Safety from November 1st to 15th, 1924, as follows:

Director's Office	\$ 687.49
1st Criminal Court	864.14
2nd Criminal Court	645.40
3rd Criminal Court	572.49
Building Division	2,092.49
Electrical Division	533.16
License Division	567.50
Fire Division	71,894.22
Police Division	88,835.14
	<hr/>
	\$166,692.03

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the sum of fifty-
two dollars and eighty cents (\$52.80)
be and the same is hereby appro-
priated to persons named on annexed
certified list, being the bills and
claims of the Department of Public
Safety as follows:

Public Safety\$52.80

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the sum of five
hundred and sixty dollars (\$560.00)
be and the same is hereby appro-
priated to the person named on the
annexed certified list, being a bill and
claim of the Department of Parks and
Public Property as follows:

Additional Hospital Accom-
modations\$560.00

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Gillen offered the fol-
lowing resolutions:

RESOLVED, That the sum of
twelve thousand, one hundred and
eighteen dollars and fifty-four cents
(\$12,118.54) be and the same is hereby
appropriated to the City Treasurer as
per annexed certified list, being the
semi-monthly payrolls of the Depart-
ment of Parks and Public Property
from November 1, 1924, to November
15, 1924, as follows:

Director's Office	\$ 1,411.99
Smoke Abatement	125.00
Printing and Stationery.....	150.00
Weights and Measures.....	857.50
Centre Market	4,705.39
Public Buildings	3,936.16
Shade Tree Division.....	932.50
	<hr/>
	\$12,118.54

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the sum of one thousand, two hundred thirty-four dollars and eighty cents (\$1,234.80) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending November 12, 1924, as follows:

Shade Tree\$1,234.80

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of fifty thousand, eight hundred eighteen dollars and ninety-six cents, (\$50,818.96) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Water	\$29,263.96
Wanaque Fund	21,555.00
	<hr/>
	\$50,818.96

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of three hundred thousand dollars, (\$300,000) be and the same hereby is appropriated to the persons named as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Wanaque Fund\$300,000.00

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-three thousand, two hundred and thirty-seven dollars and seventy-three cents (\$33,237.73) be and the same hereby is appropriated to the persons named as per certified list attached,

being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, weekly pay-rolls ending November 12th, 1924\$33,237.73

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-three thousand and ninety-six dollars and sixty-seven cents (\$33,096.67) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

City Treasurer, semi-monthly payrolls November 1st to 15th, 1924.....\$33,096.67

Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of eighty-three thousand, three hundred ten dollars and seventy-seven cents. (\$83,310.77) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Motors	\$ 96.84
Streets	228.37
St. Cleaning	5,901.34
Port Nk. Development.....	24,264.89
Eliz. & Sherman Aves. Prop.	26,283.60
Public Lighting	26,535.73
	<hr/>
	\$83,310.77

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED That the sum of sixty-two dollars and thirty-seven cents (\$62.37) be and the same hereby is appropriated to the persons named as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Surplus & Deficiency . . . \$62.37

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That Halsey Durand be and he is hereby appointed to the position of City Chemist, Bureau of Health, Department of Public Affairs, at an annual salary of \$3,600.00, payable semi-monthly as other salaries are paid, same to be effective as of November 17th, 1924.

F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

To the Board of Commissioners of the City of Newark, N. J.

Dear Sirs.

I respectfully submit the statement annexed (by items) of the amounts in gross as shown by the records in this office of the costs and expenses of the several gradings, curbings, flaggings, pavings and sewers, Chapter 152, Laws 1917, now completed, which statements are now ready to be referred to the Board of Commissioners of Assessments for Local Improvements, in order that assessments for benefits be levied in accordance with law.

A. K. BRADY,
Acting Auditor of Accounts.

Aldine Street Sewer, Chancellor to Pomona Avenues, \$3,754.70.

Lehigh Avenue Storm Water Sewer, \$4,805.90.

Hansbury Avenue Paving, Maple Avenue to Clinton Place, \$11,262.35.

Hansbury Avenue G., C., F. and Paving, Bergen Street 200 feet West, \$4,243.80.

Lehigh Avenue G., C., F. and Paving, Osborne Terrace to Clinton Place, \$25,357.10.

Roseville Avenue Repaving, Springdale Avenue to Bloomfield Avenue, \$52,530.35.

Garside Street Resurfacing, Bloomfield to Third Avenues, \$4,996.40.

RESOLVED, By the Board of Commissioners of the City of Newark New Jersey, that foregoing report and

declaration of costs be and the same are hereby referred to the Board of Commissioners of Assessments for Local Improvements to assess benefits pursuant to the direction and provision of the statutes in such case made and provided.

Joan Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on May 28th, 1924, issued its short time obligations known as Temporary Loan Bonds in the aggregate amount of two hundred thousand dollars (\$200,000.00) for money borrowed in anticipation of the receipt of money expended for Sewers, said Temporary Loan Bonds being numbered 597 and 598 and dated May 28th, 1924, and payable November 28th, 1924; and,

WHEREAS, The improvement for which said two hundred thousand dollars (\$200,000.00) was issued was for Sewers now in course of construction or have been completed within six years and is an improvement for which the City is authorized by Chapter 252, of the Laws of 1916, to issue bonds and the City is without funds to pay the said two hundred thousand dollars (\$200,000.00) of Temporary Loan Bonds; therefore, be it

RESOLVED, That in pursuance of the provisions of an Act of the Legislature of the State of New Jersey entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of two hundred thousand dollars (\$200,000.00) for the purpose of temporarily financing the improvement aforesaid and renewing said two hundred thousand dollars (\$200,000.00) of Temporary Loan Bonds issued therefor; further

RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to two hundred thousand dollars (\$200,000.00) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum, and be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts, and the City Clerk be and they are hereby authorized and directed to execute in the name of the City the bonds authorized by this resolution, subject to the provisions of Chapter 252, of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is

hereby authorized and directed to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on May 28th, 1924, issued its short time obligations, known as Temporary Loan Bonds in the aggregate amount of fifteen thousand dollars (\$15,000.00) for money borrowed in anticipation of the receipt of money expended for Openings, Chapter 152, said Temporary Loan Bonds being numbered 599 and dated May 28th, 1924, and payable November 28th, 1924; and,

WHEREAS, The improvement for which said fifteen thousand dollars (\$15,000.00) was issued was for Openings, Chapter 152, now in the course of construction or have completed within six years and is an improvement for which the city is authorized by Chapter 252, of the Laws of 1916, to issue bonds and the City is without funds to pay the said fifteen thousand dollars (\$15,000.00) of Temporary Loan Bonds; therefore, be it

RESOLVED, That in pursuance of the provisions of an act of the Legislature of the State of New Jersey, entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement commissioner," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of fifteen thousand dollars (\$15,000.00) for the purpose of temporarily financing the improvement aforesaid and renewing said fifteen thousand dollars (\$15,000.00) of Temporary Loan Bonds issued therefor; further

RESOLVED, That each of the Temporary Loan Bonds authorized by this resolution amounting in the aggregate to fifteen thousand dollars (\$15,000.00) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum and be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized and directed to execute in the name of the City the Bonds authorized by this resolution, subject to the provisions of Chapter 252 of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is

hereby authorized and directed to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Surety Bond

Walter W. Garrabrant, Supt. of Street Repairs.

John Howe
Charles P. Gillen
F. C. Breidenbach.
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That Christopher Heffermehl be and he is hereby temporarily appointed as painter in the City Hall, Department of Parks and Public Property, at the prevailing rate of wage, ten dollars (\$10.00) per day, said appointment to become effective November 13, 1924.

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED That the contract between the City of Newark and Mahlon Averill for sewers for the Meadow District, Section 3, dated the 28th day of October, 1924, and awarded to Mahlon Averill, a copy of which contract is hereunto annexed, be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and the Postage Meter Company for furnishing and delivering to the Department of Public Works of one Mail-O-Meter Stamp Affixing Machine, a copy of which contract dated October 21st, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark, upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Simmons Pipe Bending Works, for furnishing and delivering to the Department of Public Works of galvanized steel pipe, a copy of which contract dated October 28th 1924, hereto

is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and New York Telephone Company for telephone services at premises 374 Elm Street, a copy of which contract dated November 18th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering Special Tool Steel.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designae.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brenann, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Public Service Railway Company now has a pole located on the southerly side of Carlisle Place distant twenty-five feet (25') eastwardly from the easterly curb line of Ogden Street, and a pole on the easterly side of Ogden Street distant sixty-nine feet (69') southwardly from the southerly curb line of Carlisle Place, in the City of Newark, County of Essex and State of New Jersey, which poles for public reasons it is desired shall be located thirteen feet (13') westwardly and sixteen feet (16') northwardly from their respective positions, otherwise to occupy the

same relative positions in the highway, and said Company has expressed a willingness to accede to such desire upon being authorized and directed by resolution of this body; therefore

RESOLVED, That Public Service Railway Company be and it is hereby requested and directed to move the location of said poles and place the same in the positions above recited, upon the express understanding that said Company shall not lose its right to maintain said poles at their former positions in case the location hereby made shall be in any manner hereafter legally interfered with.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Public Service Railway Company now has a pole located on the northerly side of Central Avenue distant twenty-six feet (26') eastwardly from the easterly curb line of Colden Street, in the City of Newark, County of Essex and State of New Jersey, which pole for public reasons it is desired shall be located within the easterly curb line of Colden Street distant eighteen feet (18') northwardly from the northerly curb line of Central Avenue, and said Company has

expressed a willingness to accede to such desire upon being authorized and directed by resolution of this body; therefore

RESOLVED, That Public Service Railway Company be and it is hereby requested and directed to move the location of said pole and place the same in the position above recited, upon the express understanding that said Company shall not lose its right to maintain said pole at the former position in case the location hereby made shall be in any manner hereafter legally interfered with.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Renrow Realty Company and Ralph San Giovanni have agreed to sell to the City of Newark a plot of ground, situate in the City of Newark, Essex County, New Jersey:

Beginning in the westerly line of Jay Street at a point therein distant southerly 100 feet, 9 inches, more or less, from the southerly line of Orange Street, which beginning point is the northeasterly corner of lands belonging to the party of the second part; thence westerly parallel with Orange Street and along said lands of

the party of the second part 37 feet; thence northerly at right angles to Orange Street 40 feet to line of lands now or formerly belonging to Peter Hauck; thence easterly along the said land now or formerly of Peter Hauck 32 feet to the westerly line of Jay Street; thence southerly along the line of Jay Street 40 feet, more or less, to the point and place of beginning; and,

WHEREAS, In the judgment of this Board it is advisable for the City to accept the offer of said Renrow Realty Company and Ralph San Giovanni to sell said property for the sum of one thousand dollars (\$1,000), and acquire said lands at this time; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the offer of said Renrow Realty Company and Ralph San Giovanni be and the same is hereby accepted; and, be it further

RESOLVED, That the sum of one thousand dollars (\$1,000) be and the same is hereby appropriated to said Renrow Realty Company and Ralph San Giovanni, as and for the purchase price of said lands, said money to be paid to said Company and said San Giovanni upon the filing by them with the Acting Auditor of Accounts of a Warranty Deed, conveying the above property, approved as to form by the Corporation Counsel.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That James E. Bathgate, 3d, be and he hereby is appointed temporarily to the position of Inspector (Meter Reader) in the Department of Public Works, at a compensation of \$1,500 per annum, effective November 17th, 1924.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Prudential Insurance Company of America, a corporation of the State of New Jersey, has by instrument in writing dated November 12, 1924, dedicated to the public use forever as and for a part of Washington Street certain of its lands situate in said City of Newark and more particularly described in the aforesaid instrument in writing and being all the lands and real estate or rights and interests therein required to be taken of said Company by the City of Newark under the provisions of a certain local improvement ordi-

nance entitled "An Ordinance to provide for the opening and widening of Washington Street on the easterly side thereof from Bank Street to Warren Street by the addition thereto of a strip 16.1 feet in width measured from the corner line," passed by the Board of Commissioners on final reading July 3, 1924; and,

WHEREAS, Said dedication is made subject to the following conditions:

That any assessment or assessments to be imposed upon the said The Prudential Insurance Company of America, its successors or assigns, or upon the lands now owned by it in the said City of Newark, for or in connection with or as a result of the opening and widening of said Washington Street shall not exceed one dollar (\$1) in the event that any such assessment or assessments shall exceed such amount, the excess thereof shall be borne by the said City of Newark, and it will at all times indemnify and save harmless said The Prudential Insurance Company of America, its successors and assigns, of and from any and all assessments, damages, costs or expenses of whatsoever kind in excess of said sum arising from or in connection with the opening of said street or highway or resulting therefrom; it being expressly understood and agreed, however, that nothing herein contained is intended to or shall in anywise relate to or relieve the said The Prudential Insurance Company of America, its successors or assigns, or any lands or premises at any time owned by it or them, of and from the payment of any

assessment for benefits which may be lawfully assessed against it or them or against any such lands or premises for or an account of the cost of the grading, paving, curbing, flagging or otherwise improving the said street or highway after the same shall be opened and widened, or from the payment of any assessments for benefits which may be lawfully assessed against it or them or against any such lands or premises for or on account of the cost of the widening of Washington Street at Market Street or from the payment of any assessments for benefits which may be lawfully assessed against it or them or against any such lands or premises for or on account of the cost of the change of grade of Washington Street at the Morris Canal; and,

WHEREAS, Said instrument in writing further provides that said dedication of said lands and premises expressly qualified as provided in said above mentioned paragraph shall be forthwith legally accepted by said the City of Newark; and,

WHEREAS, The City of Newark, acting by its Board of Commissioners, being the governing body of such municipality, deems it advisable to accept said dedication of the lands and premises described in said instrument in writing dated November 12, 1924, for the purposes aforesaid, upon the terms and conditions set forth therein; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that said strip of land more particularly described in the aforementioned instrument in writing from The Pru-

dential Insurance Company of America, to the City of Newark, dated November 12, 1924, be and the same is hereby accepted as and for a public street and highway forever, subject, however, to the terms and conditions stated therein, and that said strip of land constitute a part of said Washington Street, in the City of Newark, when such street is widened.

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe: Don't you think some comment should be made on that fact. That would be a very costly piece of land.

Commissioner Raymond: It is a very fine example for others to follow, and I think we should in some way send our appreciation to the Prudential. I will prepare a resolution to be introduced next week.

RESOLVED, That the contract for the construction of a sewer on Marsh Street, beginning at Terminal Street and extending approximately 2,240 feet in length, be and the same is hereby awarded to H. L. Harrison & Son, Inc., they being the lowest bidder, the amount of their bid being \$70,273 00

Thomas L. Raymond
W. J. Brennan
Charles P. Gillen
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same hereby are approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper city officer:

Mahlon Averill, contract and indemnity bonds, construction of "Sewers for Meadow District, Section 3."

The Postage Meter Company, F. & D. one Mail-O-Meter Stamp Affixing Machine (contract bond).

Simmons Pipe Bending Works, contract bond, F. & D. 150 or more pieces galvanized steel pipe 3½"x12".

Plumbers' Bonds

Westfall M. Gardner
Otto Oschwald

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following communication was received and read:

City of Newark
Department of Health
November 13, 1924.

Mr. William Egan,
City Clerk, Newark, N. J.

Subject: Application for Cemetery Permit.

Dear Mr. Egan:

Enclosed find communication from Mr. Vincent Schultz, counsellor, for a client desiring permission to conduct a cemetery on a small plot of ground on West side of Grove Street near Holy Sepulchre Cemetery.

Kindly have this presented to the City Commission for any action they may desire to take. I have advised Mr. Schultz of this action.

Respectfully,
Charles V. Craster,
M. D., D. P. H.
Health Officer.

Commissioner Howe: We are now on record as being opposed to additional cemeteries in the City, are we not?

Commissioner Raymond: I move the application be denied.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following petition was received and read:

To the Board of Commissioners,
City Hall, Newark, N. J.

Gentlemen:

We are desirous of asking your Board to consider the rezoning of North 13th Street and Second Avenue from an Industrial District to a Residence District as shown herewith on the attached map.

We offer the following reasons for asking the Board to seriously consider this matter:

1. In accordance with the deed, a part copy of the abstract is hereby attached, only private residences can be erected on this ground.

2. With the exception of that part of North 13th Street between Second Avenue and Springdale Avenue the entire district is residential. The lots abutting these lots in questions are in the residential section of East Orange.

3. In an attempt made recently to build a lumber mill on the site, the previous owners of this land threatened to bring legal proceedings against us should we attempt to construct such a structure

We therefore again ask your Board to give this matter your favorable consideration, so that permission may be had to construct one-family homes and a possible financial loss avoided.

Thanking you in advance for all consideration shown us in this matter, we are

Cron Engineering Company,
J. E. Cron, Treasurer.

Commissioner Gillen: I move it be referred to the Adjustment Commission.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Reports of City Officers

The following reports of City Officers were received and ordered filed:

Auditor of Accounts for October, 1924.

Commissioner Gillen: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the
City of Newark, N. J.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

November 25, 1925

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of meeting of November 18th were read and approved.

Commissioner Brennan: I move that the public hearing in the matter of the removal of restrictions on Lincoln Park between Broad Street and Halsey Street, set down for this morning, be laid over for two weeks because of the death of Mr. Joseph M. Byrne, who was one of the interested parties.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of 'An ordinance to provide for the repaving of Commerce Street from Broad Street to Mulberry Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation,' be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the repaving of Commerce Street from Broad Street to Mulberry Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final reading.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the
City of Newark, N. J.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

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The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

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The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the repaving of Commerce Street from Broad Street to Mulberry Street with asphalt pavement (1½" top, 1½" binder) on a six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final reading.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide

for the release and extinguishment of the public right arising from the dedication of that part of Huntington Terrace from Lyons Avenue to Lehigh Avenue and of Irving Avenue from Huntington Terrace easterly 160 feet more or less to its terminus," be taken for its third and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of that part of Huntington Terrace from Lyons Avenue to Lehigh Avenue and of Irving Avenue from Huntington Terrace easterly 160 feet more or less to its terminus.

The ordinance having been read three times was then declared to be upon its third and final reading.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the grading, curbing, flagging, paving and repaving of Park Place

from North Canal Street to the north side of Rector Street with asphalt pavement (1½ top, 1½" binder) on the old concrete foundation except the newly widened portion along the park which will be on a new six (6) inch concrete foundation," be taken for its third and final reading.

The clerk then read the title of the ordinance as follows:

An ordinance to provide for the grading, curbing, flagging, paving and repaving of Park Place from North Canal Street to the north side of Rector Street with asphalt pavement (1½ top, 1½" binder) on the old concrete foundation except the newly widened portion along the park which will be on a new six (6) inch concrete foundation.

The ordinance having been read three times was then declared to be upon its third and final reading.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the title of "An ordinance to provide for the grading, curbing, flagging, paving and repaving of Broad Street from the north side of Rector Street northerly about 135 feet with asphalt pavement (1½ top, 1½" binder) on the old concrete base except the newly widened portion along the park which will be on a new six (6) inch concrete

foundation," be taken for its third and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to provided for the grading, curbing, flagging, paving and repaving of Broad Street from the north side of Rector Street northerly about 135 feet with asphalt pavement (1½" top, 1½" binder) on the old concrete base except the newly widened portion along the park which will be on a new six (6) inch concrete foundation.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to amend an ordinance entitled 'An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings here-

after erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions,' adopted December 31, 1919," be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The ordinance having been read three times, was then declared to be upon its third and final reading.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the title of "An ordinance to provide
for the release and extinguishment of
the public right arising from the
dedication of that part of Guilford
Street from the easterly side of Eliza-
beth Avenue to the westerly side of
Sherman Avenue and from the east-
erly side of Sherman Avenue to the
westerly side of Frelinghuysen Ave-
nue," be taken for its third and final
reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the
ordinance as follows:

An ordinance to provide for the re-
lease and extinguishment of the pub-
lic right arising from the dedication
of that part of Guilford Street from
the easterly side of Elizabeth Avenue
to the westerly side of Sherman Ave-
nue and from the easterly side of
Sherman Avenue to the westerly side
of Frelinghuysen Avenue.

The ordinance having been read
three times was then declared to be
upon its third and final reading.

The roll being called, the ordinance
was declared adopted by the following
votes

Yeas —Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Raymond moved that
the title of "An ordinance providing for
the vacation of Guilford Street from
the easterly side of Elizabeth Avenue
to the westerly side of Sherman Ave-
nue and from the easterly side of
Sherman Avenue to the westerly side
of Frelinghuysen Avenue," be taken
for its third and final reading.

The roll being called, the motion
was declared adopted by the follow-
ing votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

The clerk then read the title of the
ordinance as follows:

An ordinance providing for the
vacation of Guilford Street from the
easterly side of Elizabeth Avenue to
the westerly side of Sherman Avenue
and from the easterly side of Sher-
man Avenue to the westerly side of
Frelinghuysen Avenue.

The ordinance having been read
three times was then declared to be
upon its third and final passage.

The roll being called, the ordinance
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Commissioner Howe offered the fol-
lowing resolution

RESOLVED, That the sum of two thousand, nine hundred and nine dollars and nine cents (\$2,909.09) be and the same hereby is appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Collecting Taxes	\$ 165.82
City Sundries	14.00
Street Improvement charge..	2,729.27
	<hr/>
	\$2,909.09

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of six hundred thirty-six dollars and twenty cents (\$636.20) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Police Department	\$636.20
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W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the sum of one thousand, three hundred thirty-one dollars and fifty cents (\$1,331.50) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending November 19, 1924, as follows:

Shade Tree	\$1,331.50
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Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of thirty-three thousand, two hundred and seventy-one dollars and sixty-six cents (\$33,271.66) be and the same hereby is appropriated to the persons named

as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, semi-monthly payrolls, November 16th to 30th, 1924.....\$33,271.66

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-three thousand, eight hundred and eighty-six dollars and forty cents (\$33,886.40) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, weekly payrolls ending November 19th, 1924\$33,886.40

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of two hundred and fifty dollars (\$250) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Water\$250.00

Thomas L. Raymond
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of forty-two thousand, five hundred eighteen dollars and twenty-eight cents (\$42,518.28) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Street Cleaning\$ 1,049.00
Docks 35.00
Port Newark Development. 39 428.28

Contingent Account	1,006.00
Sale of Old Property.....	1,000.00
	<hr/>
	\$42,518.28

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the following changes affecting the payrolls of the Department of Public Affairs, be and the same are hereby approved:

CITY HOME

Increase in Salary

Gustave E. Billman, Industrial officer of Tailoring, from \$90 per mo. to \$110 per mo., plus main, effective December 1, 1924.

BUREAU OF HEALTH

Resignation

Mrs. George Denker, Janitress, resigned, to take effect November 16, 1924.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED By the Board of Commissioners of the City of Newark that the following changes effecting the payroll of the Newark City Hospital, from November 16 to 30, 1924, be and the same are hereby approved:

Non-Competitive Appointments

Hugh Dunnion, Porter, \$696, November 18, 1924.

Oscar Pickering, Porter, \$696, November, 10, 1924, noon.

James Heaney, Porter, \$636, November 8, 1924.

Elizabeth O'Donnell, Porter, \$696, November 20, 1924.

Elizabeth Rvan, Porter, \$636, November 16, 1924.

Joseph Joyce, Orderly, \$696, November 6, 1924.

Emil Lepage, Orderly, \$696, November 12, 1924.

Frank Gardner, Orderly, \$696, November 14, 1924.

Claiburne Sloss, Orderly, \$696, November 20, 1924.

Lawrence Chorny, Orderly, \$696, November 20, 1924.

Clinton Daniels, Orderly, \$576, November 7, 1924.

Leave of Abence

Gladys Griffith, Res. Nurse, $\frac{1}{2}$ mo., illness, November 19, 1924.

Mary Healey, Din. Rm. Maid, $\frac{1}{2}$ mo., illness, November 20, 1924.

Margaret Garnty, Ld. Wkr, 1 mo, illness, November 16, 1924.

Anna McCauley, Hs. Maid, 1 mo., illness, November 16, 1924.

Alice Craig, Nurse, 1 mo., illness, November 16, 1924.

Emily Kunitz, Nurses, 1 mo., illness, November 16, 1924.

Returned from Leave of Absence

Ruth Charters, Res. Nurse, \$1,080, November 17, 1924.

Elizabeth Charters, Res. Nurse, \$1,080, November 17, 1924.

Patrick McManus, Porter, \$696, November 18, 1924.

Resignations

Katherine McDermott, Under Nurse, November 17, 1924.

Naomi Hinchey, Nrs. Hlpr., November 14, 1924.

Patrick McManus, Porter, November 18, 1924.

Irene Delhagen, Porter, November 5, 1924.

Roland Turnbull, Orderly, November 15, 1924.

Alfred Kearny, Orderly, November 15, 1924.

Mary Horbelt, Hs. Maid, November 15, 1924.

Almeda Marinaro, Nurse, November 15, 1924.

Etta Hill, House-Maid, November 15, 1924.

Discharged

Hazel Oberg, Nurse, Insubordination, November 16, 1924.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and instructed to transfer from Unexpended Balance Account to Budget Appropriation Accounts needing money, such sums as may be necessary for the work of the year 1924.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and instructed to transfer whatever balance may remain in the Budget Appropriations Account, after the contracts of 1924 have been paid, to an account known as Unexpended Balance Account.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to allow the following extra work on the Newark City Hospital Building to James F. Smith, on emergency contract installing labor materials and control valve on main steam feed to feed water heater tank in pump room\$323.70
To installing labor and material for three 1" Winner Steam Traps, two one and one-quarter (1½") Winner Steam traps, pipe valves fittings, etc., as per estimate..... 460.00
\$783.70

Charles P. Gillen
F. C. Breidenbach
John Howe
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brenann, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Charles Eyers be and he is hereby temporarily appointed as painter in the City Hall, Department of Parks and Public Property at the prevailing rate of wage, ten dollars (\$10.00) per day, said appointment to become effective November 24, 1924.

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and Walter L. Sommer, Inc., for general construction and heating in alteration to Department of Public Works garage at #2 Vroom Alley, a copy of which contract date October 6th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brenann, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Good Roads Machinery Company, for furnishing and delivering of Good Roads Snow Plows to the Department of Public Works, a copy of which contract dated October 28th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution:

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Kalamazoo Loose Leaf Binder Company, for furnishing and delivering to the Department of Public Works of Kalamazoo, Style G, Meter Reading Binders, a copy of which contract dated October 21st, 1924, be and the

same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same upon the adoption of this resolution.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Standard Bitulithic Company for paving Hawthorne Place from Bergen Street to Chadwick Avenue, dated the 10th day of November, 1924, and awarded to Standard Bitulithic Company, a copy of which contract is hereunto annexed be and the said contract is hereby approved and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the city upon the passage of this resolution.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Prudential Insurance Company of America, the Public Service Railway Company, the Washington Terminal Garage and the Board of Education, owners of property on the easterly side of Washington Street, between Bank Street and the Public Service tunnel, have dedicated, without cost, to the City of Newark, a strip of land 16½ feet wide from their respective holdings for the purpose of widening Washington Street; and,

WHEREAS, L. Bamberger and Company (The Chester Realty Company) has agreed to dedicate a triangular strip of land, between Bank Street and Market Street, for the continuation southerly of the widening, at such time within a stated number of years as it may become expedient to remove the building now in part thereon; therefore be it

RESOLVED, That the Board of Commissioners of the City of Newark commends the civic spirit which prompted the action and extends in behalf of the citizens a sincere expression of appreciation; be it further

RESOLVED, That the City Clerk be instructed to send copies of this resolution to the above named property owners.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe

Commissioner Howe: I move that it be received and spread upon the minutes; and I desire to say that the action of these citizens is very commendable. It is so different from the majority of the property owners we had to meet and deal with on similar occasions that I am glad that special mention has been made of it.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for furnishing and delivering canvas wagon covers to the Department of Public Works be and it is hereby awarded to Nelson R. Vanderhoof Company, Jersey City, N. J., it being the lowest responsible bidder, the amount of its bid being as follows:

Approximately 12 doz. canvas wagon covers, 10x10½ feet, at \$141.60 per doz.

Approximately 6 doz. canvas wagon covers, 16x16 feet, at \$321.60 per doz.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering low pressure fire hydrants.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering the following materials, for use in the Department for the six (6) months ending June 30th, 1925:

Building bricks, tile pipe and specials, street brooms, feed bags, waste paper cans, street dirt boxes, asphalt cement filler, granite blocks, asphalt blocks, cold patch, horseshoes, tips, nails, toe steel, hoof protectors, rubber horseshoe pads, Portland cement, kerosene oil, cowbay sand, gasoline, lumber and automobile truck tires.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract for painting gate houses, iron fences, etc., at the Department of Public Works Reservoir, located at South Orange Avenue, be and the same hereby is awarded to Charles Barr, Jr., Newark, he being the lowest responsible bidder, the amount of his bid being one thousand three hundred seventy-five dollars (\$1,375.00).

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same hereby are ap-

proved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works, which will in turn file the same the proper city officer:

Kalamazoo Loose Leaf Binder Company, P. & D. 550 or more Kalamazoo, meter reading binders. (Contract bond.)

The Good Roads Machinery Company, contract bond, F. & D. snow plows.

Walter L. Sommer, Inc., contract and indemnity bonds, general construction and heating in alteration to garage building, #2 Vroom Alley.

Standard Bitulithic Company, contract, maintenance and indemnity bonds, paving Hawthorne Place from Bergen Street to Chadwick Avenue.

Plumbers' Bonds

Harry B. O'Connell
John R. Ashfield
Herbert Palmatier

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following communications were received and read:

Division of Buildings
Newark, N. J.,
November 24. 1924.

The Board of Commissioners
of the City of Newark

Honorable Sir:—

At its meeting of November 20th the Board of Adjustment considered an application to amend the building zone ordinance so as to change the southeast corner of Thirteenth Avenue and South Twelfth Street from residence to business, and which was referred by your Honorable Body for recommendation and report.

The Board of Adjustment desires to report that the northeast corner of this intersection is occupied by a gasoline station and public garage, and that the west side of South Twelfth Street is used for cemeterial purposes.

The Board of Adjustment respectfully recommends that this petition be granted.

Respectfully,
R. B. Rankin,
Secretary Board of Adjustment.

Commissioner Howe: I move that the communication be received and the Commissioners have an opportunity to inspect the property.

The roll being called, the motion was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Division of Buildings
Newark, N. J.
November 24, 1924.

The Board of Commissioners
of the City of Newark

Honorable Sirs:

At its meeting of November 20th
the Board of Adjustment considered
an application to amend the building
zone ordinance so as to change prop-
erty at 35-43 Gotthart Stret from
industrial to residence, and which was
referred by your Honorable Body for
recommendation and report.

The Board of Adjustment desires
to report that the admitted reason for
this petition is to remove this prop-
erty from the fire limits so that frame
buildings may be erected, the Build-
ing Code permitting the erection of
frame buildings in residence districts
only. Since this property is in the
heart of an industrial block and in
close proximity to railroad sidings
and where any more frame structures
would create an added fire hazard, the
Board of Adjustment respectfully
recommends that this petition be
denied.

Respectfully,
R. B. Rankin,
Secretary Board of Adjustment.

Commissioner Howe: I move that it
be received and no action taken until
the Commissioners have had an op-
portunity to inspect that property

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Division of Buildings,
Newark, N. J.,
November 24, 1924.

The Board of Commissioners
of the City of Newark

Honorable Sirs:

At its meeting of November 20th
the Board of Adjustment considered
an application to amend the building
zone ordinance so as to change prop-
erty at 480-484 Fourth Street from
residence to industrial, and which was
referred to your Honorable Body for
recommendation and report.

The Board of Adjustment desires to
report that this property is adjoining
the factory of the Phoenix Lock
Works and apposite the large plant
of William Crabb and Company, and
respectfully recommends that the
petition be granted.

Respectfully,
R. B. Rankin,
Secretary Board of Adjustment.

Commissioner Brennan: I move that
the recommendation be received and
concurred in and that it be referred
to the Law Department to draw an
ordinance.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Division of Buildings,
Newark, N. J.,
November 24, 1924.

The Board of Commissioners
of the City of Newark

Honorable Sirs:

At its meeting of November 20th the Board of Adjustment considered an application to amend the building zone ordinance so as to change the west side of North Thirteenth Street between Second and Third Avenues from industrial to residence, and which was referred by your Honorable Body for recommendation and report.

The Board of Adjustment desires to report favorably on this application, and respectfully recommends that this petition be granted.

Respectfully,

R. B. Rankin,
Secretary Board of Adjustment.

Commissioner Gillen: I move that the communication be received and concurred in and the matter referred to the Law Department to have an ordinance drawn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

WHEREAS, Our beloved fellow citizen, Joseph M. Byrne, passed to his eternal rest on Sunday, November 23, 1924, an event which by its suddenness shocked not only his family and friends, but the entire community in the development of whose civic, social and spiritual life he played a most important role; and

WHEREAS, Notwithstanding the admirable quality of modesty which graced his charming personality, Mr. Byrne's course of life was so colorful by reason of the conspicuous position he occupied in the world of finance and insurance—his chosen fields of endeavor—the keen interest he manifested in the affairs of his fellowmen through his office as Vice President of the Chamber of Commerce, his membership in the State Board of Control and Institutions and Agencies, and, in other years, his membership in the New Jersey House of Assembly, and the Newark Board of Street and Water Commissioners; and his numerous activities in the social and fraternal societies with which he was associated; now, therefore, be it

RESOLVED, That the Board of Commissioners of the City of Newark, on behalf of the people of Newark, record this expression of deep loss which the city has suffered through the death of Mr. Byrne, and that we express to the bereaved family of Mr. Byrne our deepest sympathy on their great loss.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

WHEREAS, In accordance with the law and by the authority of this Board, the Director of Public Safety publicly solicited sealed proposals covering the furnishing of badges for use in the License Division of the Department of Public Safety; and

WHEREAS, The proposal of B. Conlan & Company at the following prices is the lowest responsible one received and is deemed satisfactory in the interests of the city:

9,000 Dog License Tags (plain) for \$25.00.

200, or more, Taxi Owner Badges, at .50 each.

200, or more, Taxi Driver Badges, at .50 each.

200, or more, Peddler License Badges, at .50 each.

50, or more, Junk on Foot Badges, at .60 each.

15, or more, Organ Grinder Badges, at .75 each.

40, or more, Auctioneer Badges, at .75 each.

50, or more, Bill Distributor Badges, at .60 each.

200, or more, Assorted Vendors Badges, at .10 each.

THEREFORE, BE IT RESOLVED, That the proposal of the said B. Con-

lan & Company be and the same is hereby accepted, the Law Department directed to prepare the proper contract, and the Director of Public Safety and the City Clerk authorized and empowered to execute the contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes.

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: A motion is in order to adjourn.

Commissioner Gillen: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

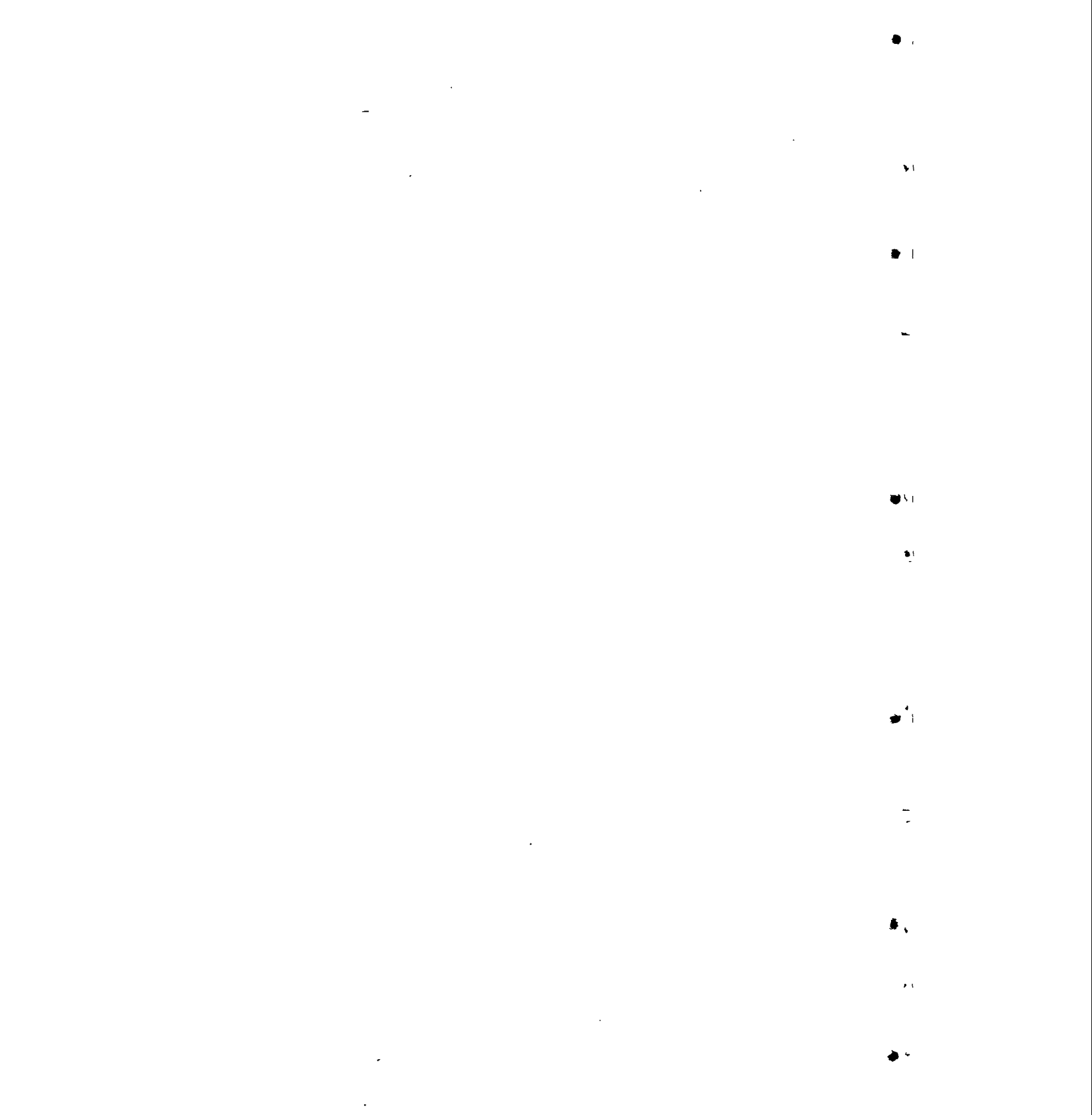
Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, New Jersey.

W. J. EGAN
City Clerk.



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MINUTES OF MEETINGS

OF THE

Board of Commissioners

December, 1924

NEWARK, N. J.

December 2, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of meeting of November 25th were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. Paul E. Heller, 242 Elwood Avenue: I want to call your attention to the condition of the pavement on Manchester Place. The pavement was laid about two years ago and it hasn't been repaired properly or perhaps it was put down when it was freezing, or the cement wasn't properly mixed, and it is powdering up. I believe

there has been a coating of tar put over it but that has not remedied the fault. It is cracking and is in very bad shape. I understand the Assessment Commissioners are about to levy that as an assessment on the property. I think the street should be put in proper shape before it is assessed on the property owners.

Commissioner Gillen: I move it be referred to Director Raymond.

Mr. Heller: It is a very bad piece of work and should not have been accepted.

Mayor Breidenbach: The matter is entirely up to Director Raymond's Department.

Mr. Congleton: The street has not been accepted and we have the matter up with the contractor and the bondsmen.

Mr. Heller: I understand the Assessment Commissioners are to meet this afternoon and assess that on the

property. There is to be a meeting of the Assessment Commissioners to levy the cost against the property. I think the street should be put in first class shape before they assess it on that property.

Commissioner Raymond: We have had a lot of trouble about that. I don't think there should be any assessment before that is satisfactorily paved.

Mr. Andres: It was paved in concrete first and then went to pieces. Then we laid an asphalt top on it.

Commissioner Raymond: Have you seen that lately?

Mr. Andres: The last time I saw it I didn't see that it was breaking up at all.

Mr. Heller: The cement is still crumbling and the asphalt breaking and blowing away.

Mr. Andres: The inch of asphalt is breaking up?

Mr. Heller: Yes.

Commissioner Raymond: I think it should be investigated again. I think the Assessment Commission had better lay it over.

Mr. Ver Soy: I will see that no action is taken for a couple of weeks.

Commissioner Raymond: I move that the matter be investigated and that no action be taken by the Assessment Commissioners until there is a report.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to amend an ordinance entitled: "An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey, adopted July 15, 1924.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Section 88, paragraph 3 of Article 8, of an ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey, adopted July 15, 1924, be and the same is hereby amended to read as follows:

Section 88.—Masonry in Every Building.

III. No wall of a non-fireproof building, built parallel to and within three feet of a party lot line, shall be pierced by any door, window or other recess or opening, excepting such openings as may be allowed by the Superintendent of Buildings, wherever in his opinion a fire hazard would not be created, and providing all such openings are protected by fire doors and windows.

Section 2. That Section 155, para-

graph 5 of Article IX of said ordinance, be and the same is hereby amended to read as follows:

Section 155—Interior Finish.

V. When the height of a building does not exceed 150 feet, the interior doors and windows and their frames, the trim, casings and other interior finish and the flooring may be of wood, providing all such wood is filled solid at the back with fireproof material and also providing such woodwork is not prohibited by other requirements in this ordinance.

Section 3. That Section 156, paragraph 1 of Article IX of said ordinance, be and the same is hereby amended to read as follows:

Section 156—Exterior Finish.

I. All exterior window frames and sash of fireproof buildings shall be of metal or of wood covered with metal in the manner prescribed by the rules of the Superintendent of Buildings.

Section 4. That Section 299, paragraph 1 and 2 of Article XVI of said ordinance, be and the same are hereby amended to read as follows:

Section 299—Fire Escape Doors and Windows.

I. All entrances to fire escape platforms shall be by means of approved fireproof or metal covered doors and frames, set in openings which shall be cut down to the level of the floors, except when some other construction is specified by the Superintendent of Buildings.

II All windows and other openings

onto or directly below any portion of a fire escape shall have approved fireproof or metal covered doors or sash and all glass used therein shall be fire glass.

Section 5. That Section 357, paragraph 1 of Article XIX of said ordinance, be and the same is hereby amended to read as follows:

Section 357—Protection of Exterior Openings.

I. In buildings hereafter erected or altered (excepting churches and dwellings) each window or other opening above the first story in any exterior wall shall be protected by a fireproof door, fire window, fire shutter, approved sprinkler or other protective, when such opening is distant in a direct line less than fifty feet from any lot line, or from any building or part of any building. Windows facing on a street having a clear width greater than fifty feet need not be protected in the manner described in this Section.

Section 6. That Section 199, Article XII be and the same is hereby amended to read as follows:

Section 199—Loading.

I. Structures shall be designed to sustain the dead weight imposed upon them, including the weight of the frame itself, and in addition, the maximum live load as specified in each particular case. Temporary stresses caused by erection shall be provided for.

II In cases where live loads have

the effect of producing impacts or vibration, a proper percentage shall be added to the static live load stresses to provide for such influences, so that the total stress found in any member is an equivalent static stress.

III. Proper provision shall be made to transmit the reactions from construction to the foundation of the structure.

IV. Proper provision shall be made for stresses caused by wind pressure both during the erection and after the completion of the building. Wind pressure is dependent on conditions of exposure, but the allowable stresses specified in this Code, under Section 207, are based upon the frame being designed to carry wind pressure of not less than twenty pounds per square foot of the vertical projection of the exposed surface during erection and fifteen pounds per square foot on the vertical projection of the finished structure.

Section 7. That Section 200, of Article XII of said ordinance, be and the same is hereby amended to read as follows:

Section 200—Working Stresses for Cast Iron.

I. In columns with flat ends, of Cast Iron, the stresses should not exceed those specified in this Section.

II. The safe carrying capacity of cast iron, except in cases of columns, shall be determined by the working stresses in pounds per square inch as specified. Unless otherwise indicated, net sectional areas shall be used in

determining the safe carrying capacity.

III. Cast Iron and Steel.....	16,000
IV. Cast Steel	16,000
V. Cast Iron	3,000
VI. Cast Iron, compression side	16,000
Cast Iron, tension side.....	3,000

VII. The working stresses in pounds per square inch of cross section for Cast Iron Columns shall be when the least radius of gyration equals:

$1/r$	Stress
10.....	8,600
20.....	8,200
30.....	7,800
40.....	7,400
50.....	7,000
60.....	6,600
70.....	6,200

Section 8. That Section 201, Article XII of said ordinance, be and the same is hereby amended to read as follows:

Section 201—Cast Iron Lintels, Beams and Girders.

I. Cast Iron Lintels shall not be less than three-quarters ($\frac{3}{4}$) of an inch in thickness at any point, and shall not be used for spans exceeding six feet.

Section 9. That Section 202, Article XII of said ordinance, be and the same is hereby amended to read as follows:

Section 202—Cast Iron Columns.

I. Cast Iron Columns shall not have a smaller outside diameter or side than five inches, nor shall they have

an unsupported length greater than that allowed by this Code.

II. Thickness of metal shall not be less than one-twelfth the diameter or least diameter at cross section, but never less than three-fourths of an inch. When necessary, thickness shall be increased near the end so that the core of a column below a joint shall not be larger than the core of the column above, in which case the metal may be tapered down for a distance of not less than six inches, or a joint plate may be inserted of sufficient strength to distribute the load. Whenever the core of a cast iron column has shifted more than one-fourth the thickness of the shell, the thickness of the metal all around shall be assumed equal to the thinnest part.

III. Cast Iron Columns shall be machine faced at the end to a true surface perpendicular to the axis. They shall be bolted together with at least four bolts not less than three-quarters of an inch in diameter, passing through the flanges, the bolts being of sufficient length to allow the nuts to be screwed up tightly, and as each column is placed in position the bolts shall be placed in position and the nuts shall be screwed up tightly.

IV. When Cast Iron Columns rest one on top of another the top flanges of the lower column shall project on all sides not less than three inches from the outer surfaces of the column, and the shape and dimensions of the bottom flange of the upper column shall be the same as those of the top flange of the lower column, except when a column is placed on a lot line,

the flanges on the side towards such lot line may be omitted if not required for bolting. Flanges shall be at least one inch in thickness when finished and reinforced by fillets and brackets when necessary.

V. All holes in Cast Iron Columns shall be drilled. The diameter of the holes shall not exceed that of the bolts by more than one-sixteenth of an inch.

VI. All Cast Iron Columns shall have caps and bases of at least one inch in thickness, or design approved by the Superintendent of Buildings.

VII. Cast Iron Bases or Shoes shall not be less than one inch thick in any part. If any side of the bed plate exceeds three feet in length, a reinforcing flange at least two inches high shall be provided around the outer edge. All Cast Iron Bases or Shoes shall be planed on top, and when resting on steel girders on both top and bottom. Nothing in this section shall prevent iron or steel bases being made as part of the column.

VIII. Cast Iron Columns shall not be used in any case where the load is so eccentric as to cause tension in the cast iron. Nor shall they be used for such parts of the structural frame of buildings which are required to resist stress due to wind.

IX. No Cast Iron Column shall be set in place until it has passed an inspection satisfactory to the Superintendent of Buildings. Wherever blow holes or imperfections are found in a Cast Iron Column which reduce the area of the cross section at that point

more than ten per cent., such columns shall be condemned. Cast Iron Columns not cast with one open side or back shall have three-eighth holes drilled in the shaft to exhibit the thickness of the casting, as may be required by the Superintendent of Buildings. Cast Iron Columns shall not be painted before inspection.

Section 10. That Section 203, Article XII of said ordinance, be and the same is hereby amended to read as follows:

Section 203—Tension and Compression, Allowable Stresses for Steel.

I. All parts of the steel structures shall be so proportioned that the sum of the static stresses in pounds per square inch shall not exceed the following:

II. Rolled Steel on net section 18,000

III. Rolled Steel on short lengths, or where lateral deflection is prevented..... 18,000

IV. On gross section of columns:

$$18,000$$

$$\frac{L^2}{18,000 r^2}$$

$$1 + \frac{L^2}{18,000 r^2}$$

with a maximum of..... 15,000 in which L is the unsupported length of the column and r is the least radius of gyration of the section, both in inches.

V. For main compression members, the ratio L/r shall not exceed 120, and for bracing and other secondary members, 200.

Section 11. That Section 204, Ar-

ticle XII of said ordinance, be and the same is hereby amended to read as follows:

Section 204—Bending—Allowable Stresses for Steel.

I. Stresses in pounds per square inch on extreme fibres of rolled steel shapes, and built up sections, net sections, if lateral deflection is prevented, shall not exceed 18,000.

II. When the unsupported length, L, exceeds fifteen times the width, b, the width of the compression flanges, the stress in pounds per square inch in the latter shall not exceed:

$$F_c = \frac{20,000}{1 + \frac{L^2}{2,000 b^2}}$$

III. The laterally unsupported length of beams and girders shall not exceed forty times the width, b, of the compression flange.

IV. Stresses in pounds per square inch on extreme fibres of pins, when the forces are assumed as acting at the center of gravity of the pieces, shall not exceed 27,000.

Section 12. That Section 205, Article XII of said ordinance, be and the same is hereby amended to read as follows:

Section 205—Shearing—Allowable Stresses.

I. On pins 13,500
On power driven rivets..... 13,500
On turned bolts in reamed holes, with a clearance of not more than 1/50th of

an inch 12,500
 On hand driven rivets..... 10,000
 On unfinished bolts..... 10,000

than sixty times t, the thickness of the web, the maximum shear per square inch, S/A shall not exceed:

$$1 + \frac{\frac{18,000}{L^2}}{7,200 t^2}$$

II. On gross area of the web of beams and girders where h, the height between the flanges in inches is not more than 60 times t, the thickness of the web in inches, 12,000.

in which S is the total shear, and A is the gross of the web in square inches.

III. On the gross area of the web of beams and girders, if the web is not stiffened, where h, the height between the flanges in inches is more

Section 13. That Section 206, Article XII of said ordinance, be and the same is hereby amended to read as follows:

Section 206—Allowable Bearing Stresses for Steel

	Double	Single
I. On pins	30,000	24,000
On power driven rivets	30,000	24,000
On turned bolts in reamed holes.....	30,000	24,000
On hand driven rivets	20,000	16,000
On unfinished bolts	20,000	16,000
Expansion rollers per lineal inch: 600 times the diameter of the roller in inches.		

Section 14. That Section 207, Article XII of said ordinance, be and the same is hereby amended to read as follows:

IV. All members subject to stresses of both tension and compression shall be designed to sustain either stress 5/10th of the smaller stress added to it.

Section 207—Combined Stresses.

I. For combined stresses due to wind and other loads the permissible working stress may be increased 33½% provided the section thus found is not less than that required by the dead and live loads alone.

Section 15. That Section 208, Article XII of said ordinance, be and the same is hereby amended to read as follows:

Section 208—Compression Flanges, Steel.

The design of compression flanges in steel structures shall be determined by means of the following formula:

II. For members carrying wind stresses only, the permissible working stresses may be increased 33½%.

$$F_c = \frac{\frac{20,000}{L^2}}{1 + \frac{L^2}{2,000 b^2}}$$

III. Members subject to both direct and bending stresses shall be so proportioned that the greatest combined stress shall not exceed the allowed limits

Fc equals unit stress in pounds per square inch.

L equals unsupported length in inches. b equals flange width in inches.
Max. L/b—40.

L	Fc	L	Fc
15	18,000	28	14,368
16	17,730	29	14,090
17	17,474	30	13,793
18	17,211	31	13,509
19	16,942	32	13,227
20	16,667	33	12,950
21	16,387	34	12,674
22	16,103	35	12,403
23	15,817	36	12,146
24	15,528	37	11,873
25	15,238	38	11,614
26	14,943	39	11,360
27	14,657	40	11,111

Section 16. That Section 209, Article XII of said ordinance be and the same is hereby amended to read as follows: stand sears in steel structures shall be determined by means of the following formula:

Section 209—Web Shear, Steel.

The design of web members to with-

$$S = \frac{18,000}{A \left(1 + \frac{h^2}{7,200 t^2} \right)}$$

h	S	h	S	h	S
t	A	t	A	t	A
60	12,000	78	9,756	96	7,895
61	11,868	79	9,642	97	7,803
62	11,734	80	9,529	98	7,712
63	11,604	81	9,418	99	7,623
64	11,473	82	9,308	100	7,535
65	11,343	83	9,199	105	7,111
66	11,215	84	9,091	110	6,722
67	11,087	85	8,984	115	6,345
68	10,961	86	8,880	120	6,000
69	10,835	87	8,775	125	5,678
70	10,711	88	8,672	130	5,378
71	10,587	89	8,571	135	5,097
72	10,465	90	8,471	140	4,836
73	10,344	91	8,372	145	4,592
74	10,224	92	8,274	150	4,364
75	10,105	93	8,177	155	4,151
76	9,988	94	8,082	160	3,951
77	9,871	95	7,988		

Section 17. That Section 210, Article XII of said ordinance, be and the same is hereby amended to read as follows: be determined by means of the following formula:

$$P = \frac{18,000}{1 + \frac{L^2}{18,000 r^2}}$$

Section 210—Steel Columns

The design of Steel Columns shall

P equals allowable stress in pounds per sq in
L equals unsupported length in inches.
r equals least radius of gyration in inches.

Max. $\frac{L}{r}$ for primary members equals 120.

Max. $\frac{L}{r}$ for secondary members equals 200.

$\frac{L}{r}$	P	$\frac{L}{r}$	P	$\frac{L}{r}$	P
60.....	15,000	86.....	12,757	112.....	10,607
61.....	14,916	87.....	12,672	113.....	10,530
62.....	14,832	88.....	12,585	114.....	10,452
63.....	14,748	89.....	12,500	115.....	10,376
64.....	14,661	90.....	12,414	116.....	10,300
65.....	14,578	91.....	12,328	117.....	10,224
66.....	14,492	92.....	12,243	118.....	10,149
67.....	14,407	93.....	12,158	119.....	10,074
68.....	14,321	94.....	12,073	120.....	10,000
69.....	14,235	95.....	11,989	125.....	9,635
70.....	14,150	96.....	11,904	130.....	9,283
71.....	14,062	97.....	11,821	135.....	8,944
72.....	13,975	98.....	11,737	140.....	8,617
73.....	13,888	99.....	11,654	145.....	8,302
74.....	13,801	100.....	11,571	150.....	8,000
75.....	13,714	101.....	11,489	155.....	7,709
76.....	13,627	102.....	11,406	160.....	7,431
77.....	13,540	103.....	11,325	165.....	7,164
78.....	13,452	104.....	11,243	170.....	6,908
79.....	13,366	105.....	11,163	175.....	6,663
80.....	13,279	106.....	11,082	180.....	6,429
81.....	13,192	107.....	11,002	185.....	6,203
82.....	13,104	108.....	10,922	190.....	5,989
83.....	13,018	109.....	10,843	195.....	5,783
84.....	12,931	110.....	10,764	200.....	5,586
85.....	12,844	111.....	10,686		

Section 18. All ordinances and parts
of ordinances inconsistent herewith be
and the same are hereby repealed.

Section 19. This ordinance shall
take effect immediately.

The ordinance having been read
once, Commissioner Brennan moved
that it be ordered to a second reading.

The roll being called, the motion
was declared adopted by the following
votes:

Yeas.—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach

The clerk then read the ordinance
by sections:

Title declared open to amendment.

Section 1 declared open to amend-
ment.

Section 2 declared open to amend-
ment.

Section 3 declared open to amend-
ment.

Section 4 declared open to amend-
ment.

Section 5 declared open to amend-
ment.

Section 6 declared open to amend-
ment

Section 7 declared open to amendment.

Section 8 declared open to amendment.

Section 9 declared open to amendment.

Section 10 declared open to amendment.

Section 11 declared open to amendment.

Section 12 declared open to amendment.

Section 13 declared open to amendment.

Section 14 declared open to amendment.

Section 15 declared open to amendment.

Section 16 declared open to amendment.

Section 17 declared open to amendment.

Section 18 declared open to amendment.

Section 19 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage on December 9th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication dated December 1st from The Mutual Benefit Life Insurance Company, Newark, N. J., requesting a change in the zoning ordinance on the north half of the block bounded by Belleville Avenue, Second Avenue, Summer Avenue and Van Wagemen Street, was received and read and on motion ordered filed.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected and regulating and determining the area of yards, courts and other open spaces surrounding

buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919, is hereby amended by extending the Business District, as shown on the Use District Map, and the 150 Height District, as shown on the Height District Map, so as to include the area bounded on the north by Second Avenue; on the west by Summer Avenue, on the south by Van Wagenen Street; and on the east by Belleville Avenue; and that the Use District Map and the Height District Map which accompany said ordinance to which this ordinance is an amendment, be and the same are hereby changed so as to include within the Business District and the 150 foot Height District the area above described.

Section 2. All ordinances or parts of ordinances inconsistent herewith are hereby repealed.

Section 3 This ordinance shall take

effect immediately

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third

and final reading on December 9th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following ordinance which was read by the clerk:

An ordinance to authorize further improvements in connection with the construction and furnishing of the Convalescent Hospital and providing for the financing thereof.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That the following improvements in connection with the lands and building, known as Ivy Hill, to be used in conjunction with the new Convalescent Hospital in course of construction and the Alms House, both of which are located on said Ivy Hill tract of land, be and the same are hereby authorized to wit: the enlargement of the power house so as to supply light, heat and power to both institutions and the construction of tunnels connecting the boiler and engine room of the alms house with the convalescent hospital; the filling in and grading of the lands around the convalescent hospital and the construction of roadways on said lands; and the acquiring of the necessary furnishings and fixtures for the convalescent hospital.

Section 2. That the total cost of

said improvements shall not exceed the sum of two hundred thousand dollars (\$200,000).

Section 3. Pursuant to the provisions of

Section 13 of Chapter 252 of the Laws of 1916, and the Acts Amendatory Thereof and Supplemental Thereto,

there shall be issued temporary improvement bonds of the City of Newark in an aggregate principal amount not exceeding two hundred thousand dollars (\$200,000), bearing interest at a rate not exceeding six per centum (6%) per annum, payable semi-annually, for the purpose of temporarily financing the cost of the improvements aforesaid and all incidentals connected therewith in order to make the same suitable for said purpose. All other matters in respect of said temporary improvement bonds shall be determined by the Director of the Department of Revenue and Finance, subject to the provisions of this ordinance and of

Chapter 252 of the Laws of 1916, and the Acts Amendatory Thereof and Supplemental Thereto,

and the Director of the Department of Revenue and Finance is hereby authorized to issue said temporary improvement bonds at such time or times and in such amounts as he may deem advisable. The Mayor, Director of the Department of Revenue and Finance, City Auditor and City Clerk are hereby authorized and directed to execute said bonds, or so many thereof as the Director of the Department of Revenue and Finance shall deem it advisable to issue.

Section 4. The sum of two hundred thousand dollars (\$200,000) to be raised by the issuance of said temporary improvement bonds is hereby appropriated for the purpose for which said bonds are hereby authorized to be issued.

Section 5. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Gillen moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a

second time, Commissioner Gillen moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen moved that the ordinance be taken up on third and final reading on December 9th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The Board of Commissioners of the City of Newark do ordain

Section 1. That an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919, is hereby amended by extending the Residence District so as to include the area hereinafter described: Bounded on the east by North 13th Street; on the north by Second Avenue; on the west by the City Line; and on the south by 3rd Avenue; and that the Use District Map, which is a part of said ordinance be and the same is hereby amended so as to include within the Residence District the area above described.

Section 2. That said ordinance be further amended by extending the Industrial District, as shown on the Use District Map, so as to include the area bounded on the east by a line 100 feet east of and parallel to 4th Street; on the north by Second Avenue; on the west by a line 100 feet west of and parallel to 4th Street; and on the south by 3rd Avenue; and that the Use District Map which accompanies said ordinance to which this ordinance is an amendment, be and the same is hereby changed so as to include within said Industrial District the area above described.

Section 3. All ordinances or parts of ordinances inconsistent herewith are hereby repealed.

Section 4. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioners Gillen moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage on December 9th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the following changes affecting the payroll of the Department of Public Affairs be and the same are hereby approved:

City Hospital

Appointment from Eligible List

James J. O'Shea, Utility man, salary \$1,440.00 per annum, effective November 16, 1924.

City Home

Appointment No Eligible List

Alexander H. Beach, Tem. Cook, salary \$100.00 per month, effective November 22, 1924.

F. C. Breidenbach
John Howe
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bond be and the same is hereby approved as to sufficiency:

Keeper of Junk Shop: Louis Joffe and Leo Lenofsky trading as Reliable Junk Shop, 522 South 18th Street.

John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

WHEREAS, In accordance with law and by the authority of this Board, the Director of Public Safety publicly solicited proposals covering the purchase of one or more Ahrens-Fox Type Aerial Trucks for use in the Fire Division of the Department of Public Safety; and,

WHEREAS, The proposal of the Ahrens-Fox Fire Engine Company at the price of \$16,250.00 each, with an extra charge of \$190.00 for life net, is deemed satisfactory and is considered acceptable in the interests of the City; therefore be it

RESOLVED, That the proposal of

the Ahrens-Fox Fire Engine Company be and the same is hereby accepted, the Law Department directed to prepare the proper contract covering the purchase of two (2) such Aerial Trucks and Life Nets, and the Director of Public Safety and the City Clerk authorized and empowered to execute the contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of Public Safety be and he is hereby authorized to advertise for sealed proposals covering the purchase of one or more Ford Automobiles for use in the Police Division of the Department of Public Safety.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of Public Safety be and he is hereby authorized to advertise for sealed proposals covering the purchase of one or more Motorcycles for use in the Police Division of the Department of Public Safety.

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Valentina Schneider, Jr., having been certified by the Civil Service Commission and having passed satisfactorily a physical examination by the Police Surgeon, be and he is hereby appointed as Patrolman in the Police Division of the Department of Public Safety, to take effect December 16, 1924, and he shall be paid the same compensation and in like manner as are other Patrolmen in the same grade of service.

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of Public Safety be and he is hereby authorized to advertise for sealed proposals covering the purchase of one or more Chrysler Automobiles for use in the Fire Division of the Department of Public Safety.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property publicly received and opened proposals for furnishing and delivering roofing material for storage house, Nursery, Ivy Hill, South Orange, N. J., and

WHEREAS, Messrs. M. Austin & Co., was the lowest bidder, the amount being one hundred and ninety-nine dollars and fifty cents (\$199.50), therefore be it.

RESOLVED, By the Board of Commissioners of the City of Newark, N. J., that the proposal of Messrs. M. Austin & Co., be and the same is hereby accepted and the contract

awarded to the said Messrs. M. Austin & Co., at the price aforesaid.

Charles P. Gillen
F. C. Breidenbach.
W. J. Brennan
John Howe
Thomas L. Raymond.

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

WHEREAS, Fire occurred in the basement of the City Hall which damaged said building; and,

WHEREAS, It was in the judgment of the Director of Parks and Public Property advisable to have the work of repairing the damage done by said fire by employees of the City of Newark; and,

WHEREAS, In order to have said work done, it became necessary to purchase lumber for scaffolding, and the said Director has duly advertised for bids for furnishing said lumber; and,

WHEREAS, No bids were received in response to said advertisement, and it will be necessary to purchase said lumber in the open market;

RESOLVED, That an emergency in the public welfare exists which will not admit of the delay in re-advertis-

ing for proposals for said work; and be it further.

RESOLVED, That the estimate of J. F. Glasby Lumber Co., for furnishing said lumber for the sum of one thousand and forty dollars (\$1,040) be and the same is hereby accepted, and the Director of Parks and Public Property is hereby authorized to purchase said lumber from said J. F. Glasby Lumber Co., at the price aforesaid.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following named be and they are hereby temporarily appointed to the positions and at the rate of wage shown opposite their respective names, in the City Hall, Department of Parks and Public Property, said appointments to become effective December 1st, 1924:

Thomas Meade, Carpenter, \$10.50 per day.

Patrick Fitzgerald, Carpenter, \$10.50 per day.

John O'Brien, Carpenter's Helper, \$5.60 per day.

John McSpirit, Carpenter's Helper, \$5.60 per day.

William Leonard, Carpenter's

Helper, \$5.60 per day.

William Mahla, Carpenter's Helper, \$5.60 per day.

James Hughes, Carpenter's Helper, \$5.60 per day.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of the City of Newark, New Jersey, the Director of the Department of Parks and Public Property, publicly solicited, received and opened bids for furnishing and delivering material to nursery, Ivy Hill, South Orange, N. J., and

WHEREAS, W. H. J. Gwyer Co., was the lowest bidder, the amount being nine hundred and fifty-six dollars and sixty cents (\$956.60), therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark, N. J., that the proposal of W. H. J. Gwyer Co., be and the same is hereby accepted and the contract awarded to the said W. H. J. Gwyer Co. at the price aforesaid and the Law Department is directed to prepare the contract for the same on the adoption of this resolution.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That George Greenwald be and he is hereby temporarily appointed as painter in the City Hall, Department of Parks and Public Property at the prevailing rate of wage, ten dollars (\$10.00) per day, said appointment to become effective December 1st, 1924.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A communication dated November 28, 1924, from the Lasser Motor Company, 122 Branford Place, protesting as to the condition of affairs and policies under which the taxicabs of the City operate, was received and read and on motion of Commissioner Gillen ordered referred to Commissioner Brennan.

A communication dated November 21, from the Newark Museum Association, requesting appropriation of \$50,000 for the year 1925, was received and read and on motion of Commissioner Gillen ordered referred to Mayor Breidenbach.

A communication dated November 25, from the Board of Chosen Freeholders, enclosing copies of resolutions adopted by the Board of Freeholders, requesting the City to assume lighting and cleaning of Lincoln Highway, Sanford Avenue and Grove Street, was received and read and on motion of Commissioner Gillen ordered referred to Commissioner Raymond.

A resolution from the Joint Outlet Sewer Commission estimating and determining the cost and expense of maintaining and operating the Joint Outlet Trunk Sewer for the year 1925, was received and read and on motion of Commissioner Gillen ordered referred to Commissioner Raymond.

A communication from Walter R. Darby, Commissioner of Municipal Accounts, in reference to Sinking Fund Requirements of the City of Newark for the year 1925, was received and read and on motion of Commissioner Gillen ordered referred to Commissioner Howe.

A communication dated November 28, from the Public Utility Commissioners, enclosing copy of Regulation B-4 adopted by the Board of Public Utility Commissioners, and suggesting that the municipal authorities designate stopping places for auto buses after crossing a railroad at grade, etc, was received and read and

on motion of Commissioner Gillen ordered referred to Commissioner Raymond.

A communication dated December 1st, from the Board of Public Utility Commissioners, in reference to protection at grade crossing, Mt. Prospect Avenue, Newark, was received and read and on motion of Commissioner Gillen ordered referred to Commissioner Raymond.

A communication from the National Rivers and Harbors Congress, dated November 28th, enclosing bill for dues and requesting attendance at the convention in Washington, D. C., December 10th and 11th, 1924, was received and read and on motion of Commissioner Gillen the bill was ordered paid.

A communication dated November 21, from the Grand Lodge of Benevolent Protective Order of Reindeer, thanking the Board of Commissioners for courtesies extended during convention was received and read and on motion of Commissioner Gillen ordered received and filed.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the sum of thirty-seven thousand, three hundred seventy dollars and ninety cents (\$37,370.90) be and the same is hereby appropriated to the City Treasurer for semi-monthly payroll November 16 to November 30, 1924, of the Department of Public Affairs, as follows:

Public Affairs\$ 1,194.57

Employment Bureau	799.66
Outdoor Poor	1,009.57
Alms House	2,535.13
Bureau of Bait	2,612.80
City Home	2,275.72
Bureau of Health	12,366.22
City Hospital	14,577.23
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	\$37,370.90

F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of eleven thousand, nine hundred dollars and fourteen cents (\$11,900.14) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs as follows:

Outdoor Poor	\$ 6,479.00
Outdoor Poor	3,048.49
Contingent	225.00
Bureau of Health	2,157.65
	<hr/>
	\$11,900.14

F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of two thousand, four hundred, twenty-three dollars and thirty cents (\$2,423.30) be and the same is hereby appropriated to the persons named on annexed certified list being the bills and claims of the Department of Public Affairs as follows:

Armistice Day Celebration....\$2,423.30

F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of seven thousand, eight hundred and twelve dollars and seventy-six cents (\$7,812.76) be and the same is hereby appropriated to persons on annexed certified list, being the bills and claims of the Department of Revenue and Finance, as follows:

House Sewer Connections.....\$	20.50
Interest	19.40
Elections	55.00
Street Improvement Charges	750 00

Assessments to be refunded	14 90
City Sundries	555.78
Contingent	6,397.18

\$7,812.76

John Howe
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of twenty-one thousand, one hundred and four dollars and eighty-nine cents (\$21,104.89) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance from November 16th to 30th, 1924, as follows:

Director's	\$ 924.15
Comptroller's	2,310.00
Auditor's	1,367.50
City Treasurer's	787.50
Tax Receivers'	1,830.00
Tax Arrears'	865.00
Bd. of Assessment & Revision of Taxes	6,338.30
Bd. of Assessment for Local Improvements	736.66
Law Dep't	2,214.98
City Clerk's Dep't	2,293.32
First District Court	754.99
Second District Court.....	682.49
	<hr/>
	\$21,104 89

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

is hereby appropriated to the City Treasurer, as per the annexed certified list, being the semi-monthly payroll of the Department of Public Safety from November 16th, to 30th, 1924, as follows:

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of three hundred and forty-four dollars and ninety-five cents (\$344.95) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety, as follows:

Construction and alteration of buildings\$344.95

John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one hundred sixty-six thousand, six hundred eighty-three dollars and twenty cents (\$166,683.20) be and the same

Director's office	\$ 687.49
1st Criminal Court	684.14
2nd Criminal Court	645.40
Third Criminal Court	372.49
Building Division	2,092.49
Electrical Division	552.50
License Division	567.50
Fire Division	71,837.72
Police Division	88,863.47
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	\$166,683.20

John Howe
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of three hundred and thirty-five (\$335.00) dollars be and the same is hereby appropriated to the persons named on the annexed certified list, being a bill and claim of the Department of Parks and Public Property as follows:

Contingent\$335.00

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of eleven thousand two hundred ninety-one dollars and forty-five cents (\$11,291.45) be and the same is hereby appropriated to the persons shown on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:
Additional hospital accom-

modations	\$ 1,200.00
City Hall fire loss	3,611.20
#11 Engine House construction	1,150.80
Miscellaneous advertising.....	399.40
Printing and Stationery.....	18.00
Public Buildings	4,216.50
Shade Tree	695.55
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	\$11,291.45

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one thousand one hundred seventy-eight dollars and ninety cents (\$1,178.90) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending November 26, 1924, as follows:

Shade Tree\$1,178.90

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of eleven thousand nine hundred ninety-seven dollars and forty-eight cents (\$11,997.48) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Parks and Public Property from November 16th, 1924, to November 30th, 1924, as follows:

Director's office	\$ 1,356.99
Smoke Abatement	125.00
Printing and Stationery.....	150.00
Public Buildings	3,926.93
Centre Market	4,648.56

Weights and Measures.....	857.50
Shade Tree	932.50
	<hr/>
	\$11,997.48

Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of thirty-three thousand four hundred twelve dollars and ninety-six cents (\$33,412.96) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, weekly pay-rolls ending November 26th, 1924	\$33,412.96
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Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of eighteen thousand nine hundred seventy-five dollars and ninety-six cents (\$18,975.96) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Water	\$18,975.96
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Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one hundred thirty-nine dollars and fifty-six cents (\$139.56) be and the same hereby is appropriated to the persons, named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Streets	\$139.56
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Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of two thousand four hundred fifty-one dollars and sixty cents (\$2,451.60) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Docks	\$ 250.00
Water	2,201.60
	<hr/>
	\$2,451.60

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen.
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and H. L. Harrison & Son, Inc., for construction of a sewer in Marsh Street (P. N. T.) beginning at Terminal Street and extending approximately 2,240 feet, dated the 24th day of November, 1924, and awarded to H. L. Harrison & Son, Inc., a copy of which contract

is hereunto annexed be and the said contract is hereby approved, and the Director of the Department of Public Works and the City Clerk are authorized and directed to duly execute the same on behalf of the City upon the passage of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Hoew, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and The A. P. Smith Manufacturing Company for furnishing and delivering to Department of Public Works of high pressure tapping sleeves and valves, a copy of which contract, dated November 5th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark, upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes.

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and the A. P. Smith Manufacturing Company for furnishing and delivering to Department of Public Works of 20" high pressure horizontal hub valves, a copy of which contract, dated November 5th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and The A. P. Smith Manufacturing Company for furnishing and delivering to Department of Public Works of double disc gate valves, a copy of which contract, dated November 12th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the

part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Warren Foundry & Pipe Company for furnishing and delivering to the Department of Public Works of cast iron water pipe and specials, a copy of which contract, dated November 5th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and Squier, Schilling & Skiff, for furnishing and delivering to the Department of Public Works of picks and handles, a copy of which contract dated November 12th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan,
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the release from the City of Newark to Bernard Wigder by reason of damages sustained by a Department of Public Works automobile through collision of the automobile of said Wigder, a copy of which release, dated December 2nd, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the Central Railroad Company of New Jersey and the City of Newark, wherein permission is granted the city to construct and maintain a sewer pipe under and across railroad tracks on Blanchard Street, a copy of which contract, dated October 16th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark, upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the Central Railroad Company of New Jersey and the City of Newark, wherein permission is granted to the city to construct and maintain a sewer pipe under and across railroad tracks on Doremus Avenue, a copy of

which contract, dated October 27th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between the City of Newark and the Town of Bloomfield, for the furnishing of water from May 1, 1925, until the Wanaque supply is ready, at \$90 per million gallons, a copy of which contract, dated December 1, 1924 is hereto annexed be and the same is hereby approved, and the Director of the Department of Public Works and the City Clerk are hereby authorized and directed to execute the same, on the part of the City, upon the adoption of this resolution.

Thomas L. Raymond
Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Michael Zazarino be and he hereby is appointed temporarily to the position of Inspector Meter Reader) in the Department of Public Works (Water) at a compensation of \$1,500 per annum, effective as of December 8th, 1924.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the compensations of the following employees in the Department of Public Works be and the same hereby are increased to the amount set opposite their respective names, effective October 1st, 1924:

Division of Water

Joseph P. Henderson, Plumber, to \$3,146.00 per annum.

Edward Forbes, Plumber, \$3,146.00 per annum.

John Bangert, Plumber, \$60.50 per week.

Samuel Hemphill, Plumber, \$60.50 per week.

John O'Brien, Plumber, \$60.50 per week.

Fred Sadler, Plumber, \$60.50 per week.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and erecting an iron picket fence and gates, located at Belleville Reservoir, Belleville, N. J.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M. on such date as he shall in said advertisement designate.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the assessment for benefits as determined by the Engineer in Charge of the Bureau of Sewers for the construction of a sewer in Passaic Avenue between Van Buren Street and Jackson Street be and the same is hereby approved and ordered filed with the Comptroller.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Joseph A. Greer and John J. Carey, whose names have been certified by the Civil Service Commission as eligible, be and they hereby are appointed to the position of utilityman in the Department of Public Works (Motors) at compensations of \$27.70 per week each, effective as of December 8th, 1924.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Theodore A. Dennis, a general inspector in the Division of Water in the Department of Public Works of the City of Newark is an honorably discharged Union soldier, who served in the War of the Rebellion, has reached the age of 78 years, and has been for upwards of 25 years continuously in the public service of the City of Newark; and,

WHEREAS, Said Theodore A. Dennis, has made application to be retired from such service with a pension of one-half the compensation now being received by him; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that by virtue of the power and authority vested in it by Chapter 84 of the Laws of 1912, Theodore A. Dennis be and he is hereby retired from the service of the City of Newark as of December 1st, 1924, upon his own request, with a pension of eight hundred and ten (\$810) dollars per annum, being one-half of the compensation now being received by him from the said City, for and during the term of his natural life; said pension to be paid in the same manner as other salaries are paid.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same hereby are approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works, which will in turn file the same with the proper city officer:

Squier, Scalling & Skiff, contract bond, F. & D. picks and handles;

Warren Foundry & Pipe Company, contract bond, F. & D. cast iron water pipe and special castings;

H. L. Harrison & Son, Inc., contract and indemnity bonds, construction of sewer in Marsh Street (P. N. T.) beginning at Terminal Street and extending approximately 2,240 feet;

The A. P. Smith Mfg. Company, F. & D. double disc gate valves;

The A. P. Smith Mfg. Company, F. & D. high pressure horizontal hub valves with by-passes;

The A. P. Smith Mfg. Company, F. & D. high pressure tapping sleeves and valves.

Plumbers' Bonds

Fred Hettenbach
Louis Dreskin

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

Reports of City Officers

The following reports of City of-
ficers were received and ordered filed:

Department of Weights and Meas-
ures for November 1924.

Department of Buildings for No-
vember, 1924.

Clerk 1st District Court for Novem-
ber, 1924.

Clerk 2nd District Court for No-
vember, 1924.

Clerk of Almshouse for November,
1924.

Clerk of Centre Market for Novem-
ber, 1924.

City Clerk (2) for November, 1924.

Richard P. Rooney, Clerk, 1st
Criminal Court, part 1, for November,
1924.

Thomas F. Guthrie, Clerk, 2nd
Criminal Court, Part 2, for November,
1924.

Henry W. Dean, Deputy Clerk, 3rd
Criminal Court, Part 1, for November,
1924.

Arthur J. Connelly, Clerk, 3rd
Criminal Court, Part 2, for November,
1924.

City Treasurer for November, 1924.

Comptroller for November, 1924.

Elizabeth S. Lewis, Clerk, Family
Court for November, 1924.

Robert J. Beckley, Deputy Clerk,
1st Criminal Court, Part Traffic, for
November, 1924

Harry Grundman, Deputy Clerk,

2nd Criminal Court, Part 1, for No-
vember, 1924.

Overseer of the Poor for Septem-
ber, October and November, 1924.

The following report of the Acting
City Treasurer was received and
ordered filed:

To the Honorable,

The Commissioners of the
City of Newark, N. J.

Gentlemen:

In compliance with the Act of the
Legislature, entitled, "A further sup-
plement of the Act, entitled, 'An Act
to amend and revise the Charter of
the City of Newark, N. J.'" approved
February 22nd, 1866, I herewith pres-
ent a statement of the cash trans-
actions of the City for the month of
November, 1924:

Receipts

Cash on hand October	
31st, 1924	\$1,585,923.49
Received from the Comp- troller as follows:	
For: Reserve.....	4,483.30
Street Improvements	100,916.44
Bonds, Miscell.	18,000.00
Funds, Redemptions	6,882.05
Health	94.55
Pension	198.45
Fire	222.15
Markets	23,047.15
Hospital	344.11
Home	183.00
Green & Franklin	
Prop.	1,581.17
Almshouse	316.00
Elections	120.00
Outing	8 60

Eliz. & Sherman Prop.	190,000.00	Interest	17,714.42
Bureau of Sewers.....	12.50	Totals	\$4,240,875.97
Dock	671.50		
Lighting	21.80		
Motors	54.42	Respectfully yours,	
House Sewers	2,903.81	John J. Sugrue,	
St. Cleaning	1,080.74	Acting City Treasurer.	
Streets	14,281.82		
Water Rents	182,119.29	To the Honorable,	
Service	9,921.52	The Commissioners,	
		City of Newark, N. J.	
Miscell. Revenue		Gentlemen:	
Licenses, General	2,980.50	The following is an analysis of ex-	
Dogs	76.00	penditures of the City of Newark, N.	
Fees, City Clerk	659.75	J., for the month of November, 1924,	
Taxi Drivers Badges....	5.00	consolidated in departmental items	
Alterations & Electrical	9,012.19	as taken from the City Treasurers'	
Motor Busses	16,548.60	Cash Book.	
Library	1,821.68		
Police Court fines.....	3,310.80		
Fire	636.00		
Dist. Courts	2,876.13	Disbursements	
Hospital	88.02	Public Affairs	\$ 131,689.42
Home	4.50	Revenue and Finance.....	32,379.95
Health	1,130.40	Parks & P. P.....	112,876.61
Searches	1,296.75	Works	532,532.85
Gas Insp.	1,500.00	Safety	351,160.40
Cost of Sales	7.55	General	994,927.68
Personal Fees & Costs	955.69	Without Warrant, Re-	
Pub. Bldg.	27.01	demption	7,418.70
Rents	15.00	Total	\$2,162,985.61
Plumbers Licenses	826.00	Cash on hand November	
Bureau of St. Cleaning	119.96	29th, 1924	2,077,890.33
Lighting	6.00	Statement \$.....	\$4,240,875.97
Streets	305.00		
Sewers	1,700.00		
Taxes, from Receiver		Respectfully submitted,	
1924 & Polls.....	1,579,431.63	John J. Sugrue,	
Arrears, Real Estate		Acting City Treasurer.	
1923	97,706.78		
1922 & prior.....	528.75	Mayor Breidenbach: Any citizen	
Personal 1923 & Polls	12,254.76	wish to be heard?	
1922 & prior.....	5,781.92	(No response.)	
Franchise Tax, 1924....	170,287.49		
Gross receipts, 1924....	167,858.83		
Shade Trees	20.00		

Mayor Breidenbach: A motion is in order to adjourn.

Commissioner Howe: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN
City Clerk

NEWARK, N. J.

December 9, 1924

A regular meeting of the Board of Commissioners of the City of Newark was held on the above date in the Commissioners Chamber, City Hall, Newark, N. J., at 11 A. M.

Present: Commissioners Brennan, Gillen, Howe, Raymond, and Mayor Breidenbach.

The minutes of meeting of December 2nd were read and approved.

Commissioner Brennan moved that the title of "An ordinance to amend an ordinance entitled 'An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey, adopted July 15, 1924,'" be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled "An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey, adopted July 15, 1924.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to amend an ordinance entitled: 'An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified

Mayor Breidenbach: A motion is in order to adjourn.

Commissioner Howe: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN
City Clerk

NEWARK, N. J.

December 9, 1924

A regular meeting of the Board of Commissioners of the City of Newark was held on the above date in the Commissioners Chamber, City Hall, Newark, N. J., at 11 A. M.

Present: Commissioners Brennan, Gillen, Howe, Raymond, and Mayor Breidenbach.

The minutes of meeting of December 2nd were read and approved.

Commissioner Brennan moved that the title of "An ordinance to amend an ordinance entitled 'An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey, adopted July 15, 1924,'" be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled "An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey, adopted July 15, 1924.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to amend an ordinance entitled: 'An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified

uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions,' adopted December 31, 1919," be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan moved that the title of "An ordinance to amend an ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919."

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen moved that the title of "An ordinance to authorize further improvements in connection with the construction and furnishing of the Convalescent Hospital and providing for the financing thereof," be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to authorize further improvements in connection with the construction and furnishing of the Convalescent Hospital and providing for the financing thereof.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

A communication from A. J. Hardt, dated December 6th, requesting a postponement in the hearing on Lincoln Park zoning restrictions until December 30th, was received and read and on motion of Commissioner Howe the request was granted.

A communication dated December 8th, from Edward S. Rankin, Secretary, Joint Outlet Sewer Commission, relative to cost of constructing new sewer was received and read and on motion of Commissioner Brennan ordered referred to Director Raymond.

A communication dated December 6th from A. N. Barber, Secretary, Public Utility Commission, relative to trolley service on South Orange Avenue, was received and read, and on motion ordered referred to Director Raymond.

A communication dated December 3rd from J. Edward Walker, 31 Linden Avenue, Belleville, relative to damage to automobile by a city truck was received and read and on motion ordered referred to Director Raymond.

A communication dated December 5th, Counsel for North Newark Civic Association approving the action of the Commission in amending zoning restrictions on Belleville Avenue was received and filed.

A communication dated December 3rd, from Hermine B. Tuttle, protesting against the ordinance providing for the opening of Ellery Avenue, was received and read and on motion ordered referred to Commissioner Raymond.

A communication dated December 1st from L. Bamberger & Company, thanking the Commission for the resolution in connection with the widening of Washington Street was received and ordered filed.

A communication dated December 1st from the Public Service Railway Company, acknowledging receipt of resolution in connection with the widening of Washington Street was received and ordered filed.

A communication dated December 1st from Mrs. B. M. Shanley, acknowledging receipt of resolution adopted by the Board on the death of B. M. Shanley was received and ordered filed.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the sum of forty-four thousand, one hundred twenty-seven dolalrs and twenty-four cents (\$44,127.24) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Public Affairs as follows:

City Home	\$ 4,042.84
Bureau of Health	2,170.67
Alms House	7,425.37
Public Affairs	550.00
Public Outing	120.00
City Sundries	1.78
For relief and education for certain indigent children	84.25
City Hospital	29,732.33
	<hr/>
	\$44,127.24

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of two thousand, eight hundred seventy-one dollars and ninety-five cents (\$2,871.95) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

The Sinking Fund Commission of the City of Newark,

N. J.	\$2,190.50
City Sundries	645.45
Revenue and Finance	36.00
	<hr/>
	\$2,871.95

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of twenty-three thousand, four hundred seventy-six dollars and fifteen cents (\$23,476.15) be and the same is hereby appropriated to persons named on the annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Fire	\$11,417.38
Police	12,058.77
	<hr/>
	\$23,476.15

W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of one thousand, seventy-six dollars and ninety cents (\$1,076.90) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending December 3, 1924, as follows:

Shade Tree\$1,076.90

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one thousand, four hundred seventy dollars and fifty-four cents (\$1,470.54) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows

Additional Hospital Accom-	
modations	\$ 783.70
Centre Market	686.84
	<hr/>
	\$1,470.54

Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of sixty-six thousand, thirty-four dollars and eighty-four cents (\$66,034.84) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

Estimates (Street Improve-
ments)\$66,034.84

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-two thousand, one hundred and twenty-seven dollars and forty-four cents (\$32,127.44) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

City Treasurer, weekly pay-rolls ending December 3rd, 1924\$32,127.4

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of forty-six thousand, nine hundred ninety-eight dollars and four cents (\$46,998.04) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

Motors\$ 8,835.31
Water 16,366.67
Streets 2,532.58
Street Cleaning 8,463.77

Sewers	1,264.83
House Sewer Connections....	514.71
Docks	478.47
Port Newark Development..	618.29
Reserves	6,847.09
Contingent	40.00
Sidewalks	788.64
Surveys	23.34
Purchases	224.34
	<hr/>
	\$46,998.04

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of ten thousand, two hundred fifty-two dollars and thirty-eight cents (\$10,252.38) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

Port Newark Development..\$10,252.38

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolution:

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Auctioneers

William N. Curtis, 25 Fulton Street, Newark.

Isidor Schaeffer, 796 Broad Street, Newark.

F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following changes affecting the payrolls of the Department of Public Affairs, be and the same are hereby approved:

City Home

Rescinding Resolution #8044-F adopted by the Board of Commissioners January 8, 1924, insofar as it affects the salary increase of Roy MacFayden, Parole Officer

Salary Increase

Roy MacFayden, Parole Officers, increased from \$1,320.00 to \$1,380.00 per annum, effective January 1, 1924.

F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

WHEREAS, On September 24th, 1924, Engine No. 16, of the Fire Division, Department of Public Safety, while responding to an alarm of fire broke down, and was unable to proceed; and,

WHEREAS, It is necessary for the safety and convenience of the public to have repaired at the earliest moment the said fire apparatus without resorting to the advertising for bids for said repair work; and,

WHEREAS, The Director of the Department of Public Safety is in the receipt of an estimate of the cost of said repair work, in the sum of \$750.00; and therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that

an exigency exists which will not permit of advertising for competitive bids for the repair work aforesaid; and he it further,

RESOLVED, That the Director of the Department of Public Safety be and he is hereby authorized and directed to enter into contract with the firms submitting the figures above mentioned, at the estimated price of \$750.00, for the putting into proper operation the engine above referred to, under and by virtue of the power and authority of Section 1 of Article XI of Chapter 152 of the Laws of 1917 as amended.

W. J. Brennan
Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the salary of the below mentioned employees in the Fire Division (Repair Shop) of the Department of Public Safety be and the same is hereby increased as noted, effective as of October 1, 1924:

William F. Barry, Plumber, to \$12.00 per day.

Michael Markey, Plumber, to \$11.00 per day.

W. J. Brennan
Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the law and by the authority of this Board, the Director of Public Safety publicly solicited proposals covering the purchase of one or more Ahrens-Fox Type Aerial Trucks for use in the Fire Division of the Department of Public Safety; and,

WHEREAS, The proposal of the Ahrens-Fox Fire Engine Company at the price of \$16,250.00 each, with an extra charge of \$190.00 for life net, is deemed satisfactory and is considered acceptable in the interests of the city; therefore, be it

RESOLVED, That the Law Department be directed to prepare the proper contract covering one such Aerial Truck and Life Net in addition to those contracted for in resolution 10801-D, passed December 2, 1924, and the Director of Public Safety and the City Clerk authorized and empowered to execute said contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for a Ford delivery truck for the Weights and Measures Division; and,

WHEREAS, In the opinion of the Director of the Department of Parks and Public Property the bids received were unsatisfactory; therefore, be it

RESOLVED, That all proposals received in connection with the aforesaid be and the same are hereby rejected.

Charles P. Gillen
John Howe
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the

Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the electrical work in connection with the fireproofing conduits in the basement of the City Hall; and,

WHEREAS, Only one bid was received, which in the opinion of the Director of the Department of Parks and Public Property was unsatisfactory; therefor, be it

RESOLVED, That the bid received be and the same is hereby rejected; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to readvertise for bids under revised plans and specifications.

Charles P. Gillen
John Howe
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the

mason work in connection with fireproofing conduits in the basement of the City Hall; and,

WHEREAS, Only one bid was received, which in the opinion of the Director of the Department of Parks and Public Property was unsatisfactory; therefore, be it

RESOLVED, That the bid received be and the same is hereby rejected; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to readvertise for bids under revised plans and specifications.

Charles P. Gillen
John Howe
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The sewer lines at the Centre Market are in disorder and require immediate repairs; and,

WHEREAS, In the opinion of the Director of the Department of Parks and Public Property an emergency exists which will not permit the advertising for sealed proposals; therefore, be it

RESOLVED, By the Board of Com-

missioners of the City of Newark that the Director of the Department of Parks and Public Property be and he is hereby authorized to order said repairs made without the advertising for bids at a cost not to exceed seven hundred dollars (\$700.00).

Charles P. Gillen
John Howe
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following resolution adopted by the Board of Commissioners of the City of Newark, N. J., on December 2nd, 1924, be and the same is hereby rescinded:

"WHEREAS, In accordance with the law and by authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property publicly received and opened proposals for furnishing and delivering roofing material for storage house, Nursery, Ivy Hill, South Orange, N. J.; and

WHEREAS, Messrs. M. Austin & Company was the lowest bidder, the amount being one hundred and ninety-nine dollars and fifty cents (\$199.50); therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, N.

J., that the proposal of Messrs. M. Austin & Company be and the same is hereby accepted and the contract awarded to the said Messrs. M. Austin & Company, at the price aforesaid."

Charles P. Gillen
John Howe
F. C. Breidenbach
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following petition was received and read:

Newark, N. J., November 17, 1924.

To the Honorable
Thomas L. Raymond,
Dir. Dept. of Public Works of
The City of Newark.

The petition of Augusta Neustadt and Celia Neustadt of the City of Newark, County of Essex and State of New Jersey, respectfully shows as follows:

1. They are the owners of property on the westerly side of Peshine Avenue, 125 feet northerly from the northwest corner of Peshine Avenue and Bigelow Street, consisting of a parcel of land 25 feet wide and 100 feet deep and commonly known as 235 Peshine Avenue.

2. That old Peshine Avenue ran over the front of this lot to a depth of approximately 50 feet and that an ordinance for the vacation of said old Peshine Avenue was improperly passed June 15, 1899, by the Board of Street and Water Commissioners of the City of Newark after giving only five days notice of intention instead of twenty days as required by the City Charter.

3. That although Peshine Avenue was vacated as aforesaid, those proceedings were defective because improper notice to the public interested was given in these proceedings.

4. That they have been unable to make conveyance to prospective purchasers of their property because of improper vacation of old Peshine Avenue.

5. That old Peshine Avenue no longer exists and has not been opened to public traffic between the limits hereinabove set forth, but that it has been replaced by present Peshine Avenue and that petitioners' property is located partly on the bend of old Peshine Avenue and directly adjacent to Peshine Avenue as now laid out and that title thereto has been questioned because the street has not been properly vacated and public or public rights therein extinguished and released.

Your petitioners therefore respectfully request as follows:

1. That you order and cause the vacation of old Peshine Avenue, or the bed which ran through the property

of petitioners above mentioned, and the release and extinguishment of public and private rights therein.

2. That you take or cause to be taken the proper action through the proper officials to bring about the relief prayed for in this petition.

Respectfully submitted,
Augusta Neustadt
Celia Neustadt
Petitioners.

Witness:

Allan Krieger

Your petitioners also request that Chadwick Avenue between the boundaries as indicated in the defective proceedings of June 15, 1899, be included in this petition of vacation.

Ordered referred to the Director of Public Works.

Commissioner Raymond submitted the following ordinance as a matter of information:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of Old Chadwick Avenue and Old Peshine Avenue from Clinton Avenue to Hawthorne Avenue.

An ordinance providing for the vacation of Old Chadwick Avenue and Old Peshine Avenue from Clinton Avenue to Hawthorne Avenue.

Commissioner Raymond moved that the foregoing ordinances be made a matter of record in the minutes

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and the Holt Manufacturing Company, for furnishing and delivering to the Department of Public Works of repair parts for Holt tractors, a copy of which contract, dated October 21st, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark, upon the adoption of this resolution.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Old Chadwick Avenue and Old Peshine Avenue were laid out on Map of property formerly belonging to J Chadwick made by W. L

Thompson, Surveyor, dated May 13, 1864, on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, on page 170 of private maps, from Clinton Avenue to Hawthorne Avenue; and,

WHEREAS, Said portions of Old Chadwick Avenue and Old Peshine Avenue have never been accepted or opened by the City of Newark; and,

WHEREAS, Application has been made to this Board of Commissioners to release and extinguish the public right, if any, arising from such dedication; and,

WHEREAS, Under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey entitled "An Act Concerning Municipalities," approved March 27th, 1917, and the acts amendatory thereof and supplementary thereto, this Board is empowered, after public hearing, by ordinance to release and extinguish the public right arising from such dedication; and,

WHEREAS, It appears to this Board of Commissioners that said portion of Old Chadwick Avenue and Old Peshine Avenue will not be a public benefit and that the public interest will be better served by releasing said lands from dedication; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that an ordinance releasing and extinguishing the public right arising from the dedication of Old Chadwick Avenue and Old Peshine Avenue as the same are laid out on Map of Property formerly belonging to J. Chad-

wick made by W. L. Thompson, Surveyor, dated May 13, 1864, on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, on page 170 of private maps, from Clinton Avenue to Hawthorne Avenue excepting those parts of the above described Old Chadwick Avenue and Old Peshine Avenue lying within the limits of Peshine Avenue, Bergen Street, West Peddie Street, West Bigelow Street and West Runyon Street as the latter are now laid out and improved and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1312-V, be taken up for consideration at a meeting to be held on Tuesday, December 30th, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers, for one day, at least ten days before said December 30th, 1924, of the intention of the Board so to do, and that at said meeting, all persons whose lands may be affected by said ordinance, or who may be interested therein will be given an opportunity to be heard concerning the same.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Application by petition has been made to the Board for the vacation of Old Chadwick Avenue and Old Peshine Avenue as the same are laid out on Map of Property formerly belonging to J. Chadwick made by W. L. Thompson, Surveyor, dated May 13, 1864, on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works on page 170 of private maps, from Clinton Avenue to Hawthorne Avenue, excepting those parts of the above described Old Chadwick Avenue and Old Peshine Avenue lying within the limits of Peshine Avenue, Bergen Street, West Peddie Street, West Bigelow Street and West Runyon Street as the latter are now laid out and improved, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1312-V; and,

WHEREAS, In the judgment of the Board of Commissioners of the City of Newark, the public interest will be better served by granting said application; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that it is the intention of said Board by virtue of the provisions of Section 1, sub-division (b), of Article XXII, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto to vacate Old Chadwick Ave-

nue and Old Peshine Avenue as the same are laid out on Map of property formerly belong to J. Chadwick made by W. L. Thompson, Surveyor, dated May 13, 1864, on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, on page 170 of private maps, from Clinton Avenue to Hawthorne Avenue, excepting those parts of the above described Old Chadwick Avenue and Old Peshine Avenue lying within the limits of Peshine Avenue, Bergen Street, West Bigelow Street, West Peddie Street and West Runyon Street as the latter are now laid out and improved and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1312-V, and that an ordinance vacating the same be taken up for consideration at a meeting of this Board to be held on Tuesday, December 30th, 1924, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers for one day at least ten days from said December 30th, 1924, of the intention of the Board so to do, and that at said meeting all persons whose lands may be affected by said ordinance, or who may be interested therein will be given an opportunity to be heard concerning the same.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, a sewer has been constructed and completed in Vanderpool Street from Avenue C 140 feet westerly in the City of Newark; and,

WHEREAS, The Engineer in Charge of the Bureau of Sewers has determined the cost and expense of such sewer to be the sum of \$498.48, which benefits shall be charged and assessed against the property abutting on the portion of the street or highway through which such sewer has been constructed; therefore, be it

RESOLVED, That the Engineer in Charge of the Bureau of Sewers is hereby directed to mail a notice to the last known address of the last owner of record of the aforesaid abutting property, stating that a hearing will be held by the Director of the Department of Public Works at his office on the second floor of the City Hall, Newark, N. J., on Monday, December 22, 1924, at 10:30 A. M., at which time and place objections to said assessments will be heard.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the provisions of Chapter 115 of the State Laws of 1919, a sewer has been constructed and completed in Wheeler Point Road from Bay Avenue 250 feet northerly in the City of Newark; and

WHEREAS, The Engineer in Charge of the Bureau of Sewers has determined the cost and expense of such sewer to be the sum of \$1,639.34, which benefits shall be charged and assessed against the property abutting on the portion of the street or highway through which such sewer has been constructed; therefore, be it

RESOLVED, That the Engineer in Charge of the Bureau of Sewers is hereby directed to mail a notice to the last known address of the last owner of record of the aforesaid abutting property, stating that a hearing will be held by the Director of the Department of Public Works at his office on the second floor of the City Hall, Newark, N. J., on Monday, December 22, 1924, at 10:30 A. M., at which time and place objections to said assessments will be heard.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the resolution #10,845, adopted by this Board of Commissioners on December 2nd, 1924, appointing Michael Zazzarino temporarily to the position of Inspector (Meter Reader) in the Department of Public Works, be and the same hereby is rescinded.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of eight thousand four hundred forty-two (\$8,442) dollars be and the same is hereby

appropriated to James R. Nugent for the acquisition by the City of Newark of a certain tract of meadow land, described as follows:

Sec. 8, Plot Part 41

Sec. 16, Plot Part 33 (Aaron Young) on the Assessment Block Maps of the City of Newark, New Jersey.

The said sum of eight thousand four hundred and forty-two (\$8,442) dollars being appropriated from the Port Newark Development account and payment of the same to be made to the said James R. Nugent upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Kempel Investment Company has submitted to this Board a map entitled "Map of Ridgewood Park property of Kempel Investment Company, Newark, Essex County, New Jersey" showing the layout of portions of Kempel Street, Chapman Street, Mt. Vernon Place, Mountainview Place, Fleetwood Place, Netherwood Place, Ellery Avenue and Sandford Avenue, in the City of Newark, which map was prepared by Harrison R. Van Dyne, Civil Engineer and

Surveyor, 790 Broad Street, Newark,
N. J.; and,

WHEREAS, The Consulting Engineer of the Department of Public Works has recommended the approval of the layout as shown on said map and has endorsed his approval thereon; therefore, be it

RESOLVED, That said map so far as the streets and highways thereon are concerned be and the same is hereby approved, and the Director of the Department of Public Works is hereby empowered to endorse the approval of this Board on said map, as required by law; and be it further

RESOLVED, That the City Clerk be and he is hereby directed to file the said map so endorsed in the office of the Essex County Register upon the filing of a duplicate copy of said map in the office of the Chief Engineer, Division of Surveys, Department of Public Works, and the payment of the necessary filing fee by said applicant.

Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following

bonds be and the same hereby are approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works which will in turn file the same with the proper city officer:

The Holt Manufacturing Company,
furnish and deliver repair parts for
1922 tractors (contract bond).

Plumbers' Bond: David Graham.

Thomas L. Raymond
W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the sum of eight thousand sixty dollars and eighty-eight cents (\$8,060.88) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Green & Franklin St. Prop...	\$ 383.70
Centre Market	7,058.98
Public Buildings	618.20

\$8,060.88

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the
City of Newark, N. J.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

December 16, 1924.

A regular meeting of the Board of
Commissioners of the City of Newark,

N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brenann, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of meeting of December 9th were read and approved.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. Frederick C. Ritger, 69 Dover Street, Newark: I appear for myself, personally, and also for about one hundred and fifty odd residents of the Vailsburg section. That is the section that is concerned by the present question of the trolley and jitney terminal. I have extra copies of the protest for the Commissioners, and I also have a little diagram to show just what the situation appears to be. I think all the Commissioners are familiar with it but I have drawn up this diagram so as to bring it clearly to mind. Recently the Board of Utility Commissioners made mention of the matter of the danger at Dover Street and South Orange Avenue. That is one of the reasons why we appear here today, and we want to come before you and give you our reasons for opposing certain things and to give you what we believe to be constructive suggestions for the improvement of traffic in that section. The City Line is just above Dover Street and crosses South Orange Avenue. The people in the neighborhood are asking that the application which was before your body some time ago to make a curve to permit trolleys to go up South Orange

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

**The Board of Commissioners of the
City of Newark, N. J.**

W. J. EGAN,
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Mr. Frederick C. Ritger, 69 Dover Street, Newark: I appear for myself, personally, and also for about one hundred and fifty odd residents of the Vailsburg section. That is the section that is concerned by the present question of the trolley and jitney terminal. I have extra copies of the protest for the Commissioners, and I also have a little diagram to show just what the situation appears to be. I think all the Commissioners are familiar with it but I have drawn up this diagram so as to bring it clearly to mind. Recently the Board of Utility Commissioners made mention of the matter of the danger at Dover Street and South Orange Avenue. That is one of the reasons why we appear here today, and we want to come before you and give you our reasons for opposing certain things and to give you what we believe to be constructive suggestions for the improvement of traffic in that section. The City Line is just above Dover Street and crosses South Orange Avenue. The people in the neighborhood are asking that the application which was before your body some time ago to make a curve to permit trolleys to go up South Orange

Avenue, turn in Dover Street, into their land on Dover Street and come out on South Orange Avenue about one hundred feet south, or east of that point be eliminated or refused, and in addition that the "Y" which is now there be eliminated. As to whether that is possible, we don't know, but our understanding is, and the impression in the neighborhood is that that condition was to be temporary only until such time as the traffic there should warrant its removal. There are two main reasons why there should be something done. The first one is that there is a great congestion at that point, because it is a trolley terminal and a bus terminal. The trolleys run up to the City Line—I think five run to the city line and the sixth runs through, or the ratio is something like that, so that in order to let a trolley go to Maplewood all the others must make the turn into the "Y" to go back into Newark, so that there is usually a great deal of congestion at that point. That is on the westbound track. In addition to the trolleys being stopped there on the right-hand side of the street east of Longfellow Avenue, the busses make their stop, and as on the other side there is no room for the busses to stop, they all stop at that point, so that an automobile going to South Orange has no chance to get through. It must wait until the company gets two or three cars shunted out or until the busses go out. The condition on the eastbound track is practically the same. The trolley cars coming down go from the right-hand side of the street out to the center. That causes confusion. The busses are parked between the trolley "Y" and Dover

Street, and very often on Dover Street—I know this to be a fact from personal experience, because I pass there at least twice a day, and sometimes four times a day, as I reside on that street. The confusion can be vouched for by any people that travel up that way. It is not a thing known only by neighborhood people, but we are getting the reputation up there of having the worst congestion in the city of Newark.

We are not coming here because someone wants to pick. It is because there is a necessity of a change. The other reason we feel to be important is because of the fact that it is dangerous. I believe in the last five years we have had six or seven deaths in that same neighborhood, caused, not necessarily by a trolley car or a jitney singly, but because of the general circumstances of the trolley track curving from the center of the street, and the busses—it is chaos.

The children going to the school on the corner of South Orange and Sanford Avenues, and also to the Lincoln School up there must cross somewhere near that point, especially if they come from that particular neighborhood. It means that the congestion there and the fact that the cars are turning in and out is dangerous.

For those reasons we think there should be an elimination of the present situation. We don't criticize the Commission. An officer stationed there does all in his power to keep things moving, but it is such a corner that it would be impossible under present conditions for any one man or a dozen men to get results. We come

here with the idea that we are offering you a suggestion, and that instead of following out the suggestion of one or two persons, that the consensus of opinion in the neighborhood be taken because after all it isn't one person or one group of persons alone that should be considered. It is the welfare of the whole community that is at stake and the welfare of the whole community should be considered. Take the people that go to South Orange. They are put off at City Line and wait half an hour or twenty minutes for a trolley to take them through. Last night I noticed fifty people waiting there. Wouldn't it be a solution of the trolley situation to have the trolleys go through to South Orange and turn down there, not necessarily at one spot, but they could make two places, so that they could stop between the City Line and the railroad. Then the other could go to the railroad and turn there, and the others could go out to Maplewood. The objection to that, I believe, is that the headway would be diminished. Isn't it worth a little delay to save a life? One life is worth an hour's delay to everyone in the world, and I think that solution to be the real one.

As to the busses, there are two solutions, if you can get the bus men to co-operate. The one is that instead of going up to the City Line, which is only five blocks further than Sanford Avenue, get the busses to go down to the City Line on Sanford Avenue. I understand that has been tried but was objected to, and the objection came from the bus men because their route is to the City Line on South Orange Avenue. I think that is a sur-

mountable objection, because if you could route the buses down there it would take a number of them from the danger corner. The other solution is this—I don't know whether it has been submitted to the Commissioners or not—that is, is it necessary to have the parking station for the busses at that corner? I know of places where instead of having the parking station for the busses at the terminal, they have the parking station half a mile away and go back to that point and wait there until the time to go and then start off from that point. I think there are many places on South Orange Avenue where that can be done, one at the velodrome and the park. The only time there is congestion there is when there are races. That is one day a week, in the summer time, but at other times the people in the neighborhood feel there is no reason why there couldn't be a parking station down there, have a telephone communication with the end of the line, and in that way keep up the schedule.

With those suggestions I think I have presented to you the position of the people in the neighborhood, but there is one more thing I wanted to dwell on before quitting, and that is that recently we find a deed recorded on Dover Street of a property which is adjoining the corner. The property was sold to the Holland Company. The one that sold the property was one of the first opponents to that change there. Recently he presented a petition to your board asking that you do not permit the busses to park on that little lot on the corner, but since that time he has seen fit to sell

out to the Holland Company, the officers of which are, as I learned from the Secretary of State, Thomas N. McCarter, P. A. Young, E. R. Wakelee, Dudley Durand, M. J. Boyle and John L. O'Toole, so that there is no doubt in our minds but that it is the Public Service who has bought that land. We believe in fair play and we don't think this is a war. This is merely something that everyone is vitally interested in, and we want to seek the correct solution, and when the company buys out the chief opponent it looks to me as though many of the things said about the Public Service are true.

Commissioner Raymond: Didn't he have a special ground of complaint?

Mr. Ritger: Yes.

Commissioner Raymond: That is what he told me anyway.

Mr. Ritger: That is absolutely true. But he built his house there after the present situation was there.

Commissioner Raymond: He said the cars would grind around there at all hours of the night and he wouldn't be able to sleep. The other people on the street aren't right next to the loop. There is at least one house between them. I don't see that there is anything to be condemned in the Public Service buying the property. They protected the other property owners from being disturbed.

Mr. Ritger: We want the Commissioners to know that because the one man sold out—he was the one that

would have been most disturbed—the others are still opposed to this plan.

Commissioner Raymond: He felt he had rights and was entitled to consideration, not to have this noise next to his own property, that he had bought in good faith and when that objection was removed it seemed to me a great part of the objection was removed.

Mr. Ritger: The question of noise, I think is insignificant when you come to consider all these other things.

Commissioner Raymond: The question of hazard to the public is the main question now. Certainly something has got to be done.

Mr. Ritger: We don't think the solution is to have the loop in there because then you cross South Orange Avenue twice with the same trolley car. I don't think that is going to eliminate the danger because it adds one more to the present.

Commissioner Raymond: I understand the Utility Commission thinks it will solve it.

Mr. Ritger: Has the Public Service ever tried out sending the cars through?

Commissioner Howe: You say the protest had been made by the man who sold his house to this Company? Who was the man?

Mr. Ritger: Thomas Durning.

Commissioner Raymond: There is

nothing to be criticised in that transaction. These people bought his property. I don't see anything to criticise in that.

Commissioner Howe: I just wondered about it.

Mr. Ritger: The people in the neighborhood feel that Mr. Durning might have consulted someone else rather than consult the Public Service. The people there might have relieved him of his house. It is more or less a question of neighborhood with the people and if Mr. Durning felt he wanted to sell his property and get out I am sure that the people, rather than have him sell to an opponent, would have taken care of his financial loss, if there was one.

Mayor Breidenbach: Is this done in order to give the people of Newark good transportation?

Commissioner Raymond: To provide a more safe situation up there and also I think that the suggestion that the cars go further is taking out of the city cars which should serve the city only and is not practical.

Mr. Congleton: May I ask Mr. Ritger one question. The Supreme Court has decided that we could not hold South Orange Avenue for residential purposes under the zoning acts, and that business could be transacted there. With that in mind how could we prevent the Public Service from putting their jitneys on their own private property if they saw fit so to do. That is a business.

Mr. Ritger: If the Public Service put their buses there what would happen to the independents? They would be on the street just the same.

Mr. Congleton: I am asking how could we prevent the Public Service from parking their cars on their own private property rather than using the highway.

Mr. Ritger: Trolley cars?

Mr. Congleton: Jitneys I was speaking of.

Mr. Ritger: Our purpose is not to create any legal situation that will require a fight. It is one that we want to co-operate in and see if the Public Service cannot be, without a fight, urged to do certain things to change the situation. I don't think we want to come down here and say, "You can't do this or that."

Commissioner Raymond: Do you think it is a practical suggestion that they go up to South Orange when the object is to serve Newark?

Mr. Ritger: I think the people in South Orange would be very willing to do that. Sending them to South Orange wouldn't mean that the City of Newark wouldn't be served.

Commissioner Raymond: With a house between the rest of the houses on Dover Street and the proposed loop, what is your complaint.

Mr. Ritger: There is a house across the street.

Commissioner Raymond. I don't see how this loop hurts anybody.

Mr. Ritger: Noise isn't the only objection. I mentioned two objections. One was the congestion. I don't think it would change the congestion materially. And also there is the danger. This is not eliminating a crossing. There is an extra crossing on South Orange Avenue and one on Dover Street, which is a narrow street, and the Commissioners have the right to prevent the using of Dover Street for trolley tracks.

Commissioner Raymond: Of course they will go into Dover Street a few feet, but of course they have got to go in some street. There has got to be some street to go in. Dover Street is the last Street in the City. It isn't logical, is it? I don't see how we can help it. The congestion will be relieved because it will merely mean turning around instead of backing as they do now. I think it will be improved there. We have got to have these trolleys to give the Newark people service.

Mr. Ritger: Going to South Orange doesn't mean that Newark people cannot use those cars.

Commissioner Raymond: These cars are for Newark people. All the cars that go up there are for Newark people.

Mayor Breidenbach. Very few people of Newark get off and on there. Those people could get on and off if the cars went to South Orange.

Commissioner Raymond: The limitation seems to be that the trolley cars should only run to Newark. I have been trying to find some way to do it to please everybody. The man who was disturbed there is now eliminated. I don't think there would be any disturbance to the other people on Dover Street. This will be a very nice looking place, and all this drilling around will be stopped.

Mr. Ritger: What would be done with the buses?

Commissioner Raymond: Have we any right to control where they put their buses on private property?

Mr. Ritger: No, but there is an independent line going there too. Do you think the independent buses will go on their property too?

Commissioner Raymond: No.

Mr. Ritger: Then the congestion is not eliminated. If the stopping place was put down further so that the buses would merely turn there and not park that would be a solution of the bus problem.

Commissioner Raymond: I am held more or less responsible for the continuance of a very dangerous condition. The Utility Commissioners tell us if we do this it will greatly relieve the situation and save human life. I don't know what else to suggest. I can't think of anything else. I don't think this will injure the property owners at all.

Mr. Ritger: Didn't the suggestion

for the curve there come from the transportation company rather than the public?

Commissioner Raymond: Yes, because there was such a tremendous objection to the way they were doing it. They were obliged to initiate some better method.

Mr. Ritger: I think we ought to give great credit to the Public Service for trying to find a method. The people up there don't know very much about how to relieve a situation but they felt their suggestion should at least be tried—to have the cars go on further.

Commissioner Raymond: It is economically difficult to do that. It means the cars are taken out of Newark and I don't think it is practical for that reason. Mr. O'Toole may be able to give some reason why he can do it or can't do it, and if he can do it economically. We want these cars to be of service to the Newark people. They start there without passengers and go down and collect our Newark people.

Mr. Ritger: Cars that come in from South Orange and Maplewood stop at that point and later take the loop they have down to Newark. People get off there and go down. What would be the difference if they went right through?

Commissioner Raymond: I am perfectly willing to have it considered.

Mr. John L. O'Toole I didn't expect or know that this matter was to be

publicly discussed this morning and I didn't hear the beginning of Mr. Ritger's remarks. I heard enough of what he said, however, to feel that some statement should be made in reply.

I quite agree with him as to the conditions that obtain there at the present time and how desirable it is to change them to eliminate the congestion and confusion of traffic. I take a little different viewpoint, however, than Mr. Ritger's, particularly when he referred to the Public Service as the opponent of the residents of that particular section. We are not the opponents of those residents and property owners. We are not desirous of being placed in any such position as that at all. On the contrary we feel that transportation, whether it is provided by us or by any other agency is absolutely essential and has been absolutely essential for the development of that whole territory up there and the only reason that this matter is before the Commission is that we want to improve the transportation facilities. It has got to a point where the present conditions cannot go on indefinitely. Something must be done to remedy the situation, and the logical thing to do—the economical thing to do, is to substitute the loop for the "Y" that is there at the present time.

Now as to increasing danger I think the gentleman misapprehends the situation. At the present time South Orange Avenue is a heavily traveled street. During the morning and evening rush hours cars are up there about every ninety seconds. As it is

now, a car that must "Y," must stop on the west bound track and then come down against traffic, holding up the ones following it, turn over to the eastbound track, into the eastbound traffic, holding up cars coming in the opposite direction, back into the "Y" and come out and take its place in the line again. It is a condition that cannot be much longer tolerated at that particular point. It is unnecessary, if we can get the loop. The car would go forward on its westbound track, simply turn and go into the property that we have owned for a long while, acquired for this purpose, and it wouldn't interfere with the other cars by going back. There would be an elimination of seventy-five to eighty-five per cent. of the confusion. There would be an elimination of the danger, because the danger comes from the fact that a car is coming back against the traffic. An automobile driver, not anticipating a car coming back might go into the rear end of the car. The loop would eliminate that. Traffic would flow in a more even manner and would be taken off the road more quickly than at the present time.

The gentleman, while he is not a transportation man, suggested that we send our cars through to South Orange. It is evident from the suggestion that the gentleman is not a transportation man, else he would not have made such a suggestion. These cars are supposed to serve the people who are to use them, and if the people are not there to use them there is no use in having them. The densest traffic is in the densely populated section in Newark. Out at the city line the character of the development is

entirely changed. It is not so densely populated. The whole village of South Orange is not as big as some wards in Newark. There is three times the population in the third ward or the fourteenth ward, or the sixteenth ward or the thirteenth ward that there is in the whole village of South Orange, and there is no point in running cars empty. If you are going to run them through two or three miles to South Orange, and then three or four miles additional to Maplewood, they can't be giving service to Newark and the ones to suffer the most would be the people in this very territory here who are now served by frequent service on the city line branch, and if they were to send all those cars through instead of having a rush hour service of some sixty-five or seventy or ninety seconds headway, at the height of the rush hour, the cars would be minutes apart rather than seconds and we would be running a lot of empty cars through territory where there was no need for them. It would be so increasing the operating expense that you could kiss the five cent fare good-bye on the South Orange line, if you had to run all the cars through.

We are not here in the position of attempting to force something on people that they don't want, but we have an obligation to serve all the people of the city, and we can't serve all the people along the South Orange Line if the cars are going to be tied up at Dover Street when they are needed most in the evening and in the morning rush hours when people are going to business and returning from business.

There has been some criticism of our purchase of this property and something was said about when they found out that the Holland Company had taken title to it, that they could believe all that was ever said about the Public Service. If anybody is going to criticise the Public Service for buying land in the name of the company that is always used for taking title for Public Service purposes, they are welcome to that criticism. We bought the property because there was some justice in what the man had said about the property immediately adjoining the loop being called upon to bear a greater burden than somebody next door, or two blocks down the street. We didn't want to force something down the throat of the man who had built his home there and we did what we thought was the fair thing. We purchased his property at a price satisfactory to him, not because we were opponents to someone else but because we didn't want to hurt him. There was some justice in the argument that the man put up. Obviously if you are going to have a system of transportation there must be somebody who is going to be somewhat discommoded because of the necessities of the system. And you can't run cars up and down South Orange Avenue unless you can turn them back at some point, and the proper and logical place to turn them back, to serve Newark, is at the City Line. The further suggestion of running the buses back to some point around the Velodrome, with telephone connections to city line sounds very well, but the buses are run on a very short headway also and the time it would take them to go down to this point

and back again, might better be taken by the buses on their regular routes carrying passengers, because it is at the time that there is the maximum demand for service that the greatest congestion comes. The quicker you get the units back on their route the more service you are giving to the people.

I submit that the proposition will very greatly relieve the situation at South Orange Avenue and Dover Street, will not increase, but will decrease the possibilities of accidents, and hazards, will not be a nuisance in any sense to the people living in the surrounding area; it will be a benefit to the people because it relieves an undesirable situation and it will lead to better and more regular service on the line, which in turn will be an advantage to the whole territory served by the cars.

Commissioner Raymond: What are you going to do with the property?

Mr. O'Toole: Put a hedge around it and keep it in a decent condition. There will be no room for objection as to the appearance of the property. It will be better looking than it is at the present time.

Commissioner Raymond: Have you been called to account by the Utility Commission?

Mr. O'Toole: Yes.

Commissioner Raymond: Have they considered your plan feasible?

Mr. O'Toole: I don't know. It wouldn't go to them until after it has

been considered by your board. We are taking the proper first step in presenting this matter to you.

Commissioner Raymond: They have criticised your present method?

Mr. O'Toole: Yes, on the ground that using the public highway for the Y-ing of trolley cars closed the thoroughfare to all other traffic at rush hours and created a danger spot and hazards to pedestrians and automobile drivers.

Commissioner Raymond: That is all there is to the case, I guess.

Mr. O'Toole: There have been some people killed up there—the gentleman said there were six—I did not know that, but even if there was one, that is sufficient justification to eliminate this trouble.

By a Citizen: What is the Public Service going to do with this property they have purchased?

Mr. O'Toole: Leave it as a residence.

Commissioner Raymond: That is the situation, Mr. Ritger. If this thing doesn't work then the Public Service will want to change it as much as we do.

Mr. Ritger: I don't think there is any doubt in the world that the making of the loop would change the hazard. The hazard will be less. But will it eliminate it?

Commissioner Raymond: You have

got to have some hazard where you have to make changes.

Mr. O'Toole: There is always hazard where a vehicle is traveling through the street.

Mr. Ritger: Would it eliminate the question of cost?

Commissioner Raymond: The question of cost is very important. We are asking for a five cent fare for the public in Newark.

Mr. Ritger: Our suggestion hasn't been tried out.

Commissioner Raymond: Operating a car for a mile or more is an expensive proposition. There is no question about that as an economic matter. There is the time of the motor-man and conductor, and the cost of power.

Mr. O'Toole: Every car-mile has a fixed charge. The very fact that they run about four to one or five to one demonstrates the difference in demand between South Orange and Newark.

Commissioner Raymond: Everything that is put upon the company affects us.

Mr. O'Toole: These very costs must be taken into consideration by the Public Utility Commission in fixing rates for service.

Commissioner Raymond: We have got a five cent fare in Newark and it looks as if we are going to keep it. We are not going to put the company

to the necessity of going to the Public Utility Commission and asking for permission to charge a higher rate of fare.

Mr. Ritger: Holding the land there costs them money. There is no comparison of the amounts.

Commissioner Raymond: Yes, but they have bought it.

Mr. O'Toole: The carrying charge on the land is an infinitesimal fraction of what it would cost to run the cars through.

Mr. Ritger: Wouldn't it be a suggestion to have that worked out in figures. If the loop were put in there without trying our suggestion there would always be that question.

Commissioner Raymond: I don't think that is practical, Mr. Ritger.

Mr. Congleton: That would merely mean transferring a danger from one point to another.

Mrs. Krane, 25 Dover Street: The buses and cars there are a public nuisance. You are not safe of your life to go past that corner. The Starter tells you to get out and stay out when there are a couple of buses parked in Dover Street. It will depreciate all our property around there. We will have to sell out to colored people. Since the Public Service has control of the buses they are a public nuisance. They come through our street during the night with the cut-outs open and backfiring and we can't sleep, and we will have an injunction

put on against having the loop in our street. We are not going to have our street ruined for the Public Service. All the Monticello Park people are opposed to it. Most of the South Orange people are willing to have the cars run up there. There is no necessity in having four or five city line trolleys parked at our corner, and buses parked at our corner, and people up there have to wait for them.

The Clerk then read the following petition of protest filed by Mr. Ritger:

To the Honorable
Board of Commissioners
of the City of Newark, N. J.

The undersigned hereby protest against the proposed loop of the Public Service Railway tracks at Dover Street, South Orange Avenue and St. Paul Avenue for the chief reason that they believe it would create a death trap at that point. They further feel it would be a great detriment to the value of property in that vicinity which is a very nice residential neighborhood in which nearly all of the residents own their own homes.

To make a big trolley car and bus terminal on this spot would destroy the privacy and the comfort enjoyed by the residents of the neighborhood.

They further request that the "Y" which is there be removed and the cars which stop at this point be compelled to go on to South Orange Village and that the buses be not permitted to fill South Orange Avenue and the opening of Dover Street. The "Y," which it is understood was

granted merely as a temporary expedient, has created and does maintain a public nuisance on account of the noise and the movement of the cars.

Traffic congestion at this point is very serious and several deaths have occurred as a result of car movement.

In this event that if the railway company wants a terminal, they should put it not in a beautiful residential neighborhood in which people have constructed and own lovely homes, but in some other place which is a public business section.

(Signed by 135 property owners and residents.)

Ordered filed.

Commissioner Raymond: I move the adoption of the resolution:

WHEREAS, For public benefit and advantage it is deemed advisable to change and relocate the tracks of Public Service Railway Company on South Orange Avenue, at Dover Street, in the City of Newark, County of Essex and State of New Jersey, so that a curve shall be constructed and instituted, as shown in solid lines on the map or plan hereto attached, marked "Public Service Railway Co.," Department of Maintenance of Way, Proposed Loop—South Orange Avenue and Dover Street, Newark, Drawing No. 192954C, dated August 2, 1922;" therefore, be it

RESOLVED, That Public Service Railway Company be requested and it

is hereby authorized and empowered to make such change in its tracks by the installation, insertion and use of the curve shown by solid lines on said map or plan hereto attached and made a part hereof, with the erection of the poles as thereon indicated.

Commissioner Gillen: Before that resolution is put I would like to say a word on the subject. I am very familiar with the conditions in that vicinity because I happen to be interested in the development known as Monticello Park, which is immediately opposite. I didn't know, when the matter was first broached, how the people of that vicinity felt toward the present "Y." I did know, however, that there was a great deal of serious objection to the congestion that was created at that point by the buses and the trolley cars. There has been created, to put it briefly, a railway terminal there and that is the objection of the owners in that vicinity. I know that the people that we sold property to in Monticello Park went there with the idea that they were going to have at least as much privacy as has existed for some time, and now comes the question of this loop, which in the minds of many property owners in that vicinity would create a railway terminal at which many trolley cars would be stalled. The trolley would run as far as that point and then stall there. Any buses would probably be put in on some of that property and some of them on the adjacent side streets. In this objection it goes on to say (Commissioner Gillen reads petition of protest). I notice there are signed to this protest one hundred and thirty some odd

property owners of that immediate vicinity. It does seem to me that the interest of one hundred and thirty some odd property owners in the vicinity requires a great deal of consideration at our hands before we take a step of this kind. If one hundred and thirty odd property owners who have invested a great deal of money in their properties come here, or at least through counsel, present a petition and offer these serious objections to this loop, it does seem to me that before the Board takes action on it that we should give it more serious consideration. I know Director Raymond is sincere in his apparent determination of this question. I know he has given it consideration. It has been before him for a year, but nevertheless there has never come before Director Raymond or before me, or before any other member of this Board, the protest bearing the signature of one hundred and thirty odd property owners objecting to the proposition and I don't see how that if the "Y" is going to remain there, that the "Y" will not be as great a nuisance as the loop. I don't know. The loop might be a far greater nuisance, and if there is such a possibility, we should give the matter further consideration.

If the matter comes up now I would be compelled to vote against it because these property owners are certainly entitled to some consideration in the matter, as they live in what is termed a very fine residential neighborhood, and if the transportation company wants to make a railway terminal there I think they have a right to object, and I would be com-

pelled to vote against it today. I think the proper thing to do would be to lay it over for a little further consideration.

Commissioner Raymond: What do you mean by railway terminal. The end of a line is always a terminal. What else could it be?

Commissioner Gillen: A terminal is where a car line would end and where the trolley cars would be parked and turned back.

Commissioner Raymond: This whole scheme is in order to have a speedy movement of the cars.

Commissioner Gillen: But several cars would be parked on the curve.

Commissioner Raymond: While waiting for their headway.

Mr. O'Toole: This is just an operating facility. The most effective answer to the suggestion that it might be used for a terminal is that the property isn't large enough for a terminal. It only provides for one operating track from the Dover Street end and out on the other end.

Commissioner Gillen: Would cars be stopped on the loop?

Mr. O'Toole: They would be there for their normal lay-over time, some two or three seconds to three minutes. I think the suggestion was made that there was to be a building put up on this property, and the impression got out that it was to be a railway terminal. That course was abandoned,

and the facility that is asked for is simply a single operating track. There won't be room to park cars there.

Commissioner Raymond: There is no provision for switches on this loop at all.

Mr. O'Toole: No storage tracks there at all.

Commissioner Raymond: I don't think the question of terminal comes in.

Commissioner Gillen: There is a terminal in this respect. There are cars parked there now, at the present time, and any number of buses.

Commissioner Raymond: They wait for their headway.

Commissioner Gillen: And there is a large number of buses parked on South Orange Avenue.

Commissioner Raymond: I think there is a heavy responsibility on me in the matter of the public safety at that point. I think it is involved to such an extent that we should adopt some other method at once. I can't see with a single line going around which they have got to keep open to move their cars—I can't see that that will hurt anybody. They can't park there. If they do they won't have any service. They have got to keep the cars going. I don't see where there can be any question of terminal at all. It simply is a place where they turn around to give the people of Newark speedier service. I don't know of any other solution I

can arrive at Commissioner Gillen, by waiting. There is no other property available. The only people it will inconvenience are those people on Dover Street. I don't see the other people are affected. It does affect people on Dover Street in that the loop turns across their sidewalk. It might inconvenience them in getting in and out. But this property across the way—how is that affected, except that they will get better service.

Commissioner Gillen: I think the value is seriously hurt.

Commissioner Raymond: This is not going to be an unsightly arrangement.

Mr. O'Toole: The facility we are asking for at Dover Street is almost a reproduction of what we have got at the other end of the South Orange Line Down on Bowery, Chapel and Ferry Street, where we bought a piece of property and put a loop in. We are asking for the same facility at City Line and Dover Street to facilitate the movement of the cars.

Mayor Breidenbach: Any citizen wish to protest?

Mrs. Butler, 1152 South Orange Avenue: I live on the corner of Dover Street and South Orange Avenue. The loop would affect us as much as anyone else. It would be right at our door. We have quite a number of feet on our corner and we don't want it in there. You can see where we would be just as much inconvenienced as Mr. Durning because it would pass our door. We have the cars in front now

and if the loop were put in we would have them on the side too. It seems to me absurd to put anything over on anybody like that.

Commissioner Brennan: Would you consider that the loop would be a greater menace than the "Y?"

Mrs. Butler: The loop would be so near the house. You know the noise you would experience from the cars. There isn't a Commissioner here who would want that around his door. After all, we women have the right to vote and I think I should have something to say in this matter. We don't want the loop on Dover Street.

Commissioner Raymond: You have got noise now. I don't think you will have as much annoyance as you have now.

Mrs. Butler: I have never noticed the noise.

Mr. Ritger: I wish to call attention to one thing. The loop as shown now is in Dover Street. That is certainly going to create a hazard. If the loop must go there why could it not enter the Public Service land on South Orange Avenue, and that would eliminate the crossing on Dover Street. It would mean that there were two crossings, rather than three as now. If they didn't intend to store cars there, there is certainly ample room.

Mr. O'Toole: That would be a physical impossibility. The cars are too long to make that turn.

Commissioner Howe: I thought that might solve it.

Mr. Ritger: I think it is one matter that could be put to the Public Service.

Mr. O'Toole: You would have the same distance on South Orange Avenue.

Mr. Ritger: But it would eliminate two other crossings. Coming out Dover Street you would have to cross the track once.

Mr. O'Toole: It is an impossibility.

Commissioner Raymond: Mr. Costello, have you examined into this?

Mr. Costello: No, sir.

Commissioner Brennan: I feel something should be done to give relief to the condition up there.

Commissioner Raymond: I will have my engineers study it until next week. I move it be laid over until next week. I withdraw my previous motion, in order that my engineers may make a study of the situation to see if it is possible to adopt the suggestion that the cars turn on their own property.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mr. Leo C. Bateman, 95 Mercer Street: Honorable Commissioners, in behalf of the Springfield Avenue business men I do hereby request that a

traffic officer be placed at Springfield Avenue and Prince Street, day and night. There has been three casualties there in three months. We have here with us today business men who have been on Springfield Avenue for the past twenty-five years, and never have they witnessed such disastrous accidents as have happened there in the last three months. Saturday night about half-past seven when the traffic is very heavy, a Public Service bus hit a man and crushed his brains out of his head, and killed him on the spot. That could have been avoided easily if a traffic man was placed on the corner. We must have a light placed on Prince Street showing the officer, because his life is in danger too. I picked up two of the people who were killed and the third man nobody could pick up. They were killed within a radius of five feet of one another, right on the crossing of Prince Street and Springfield Avenue. That is the densest traffic place in Newark outside of Broad and Market Street and we don't like to have a spot like that on the corner.

Commissioner Raymond: In what period of time did these three deaths occur?

Mr. Bateman: In four months. I cannot name the numbers injured.

Commissioner Brennan: On Court Street we have a light. They have made a new highway on Court Street north of Prince Street and they speed so much along there that no accident can be avoided unless we have proper protection.

Mr. Bateman: We haven't got lights

after the businessmen close their stores. There is no light whatsoever. A man cannot see whether there is an automobile in front of him or in back of him. I think the business men of Springfield Avenue are entitled to that much attention. They are taxed as high as any section of Newark. I wish you gentlemen would give this your immediate attention. After the second accident there was a young man down here who asked that an officer be put up there. We have an officer there but that man isn't supposed to be there—he is supposed to be at a school, and when he needs to be there he isn't there. From five to half past seven or eight o'clock you can pass there and you won't see an officer there—from half past six until eight o'clock.

Mayor Breidenbach: I was going to say that this matter is entirely up to Director Brennan and I think all the Commissioners realize that is a very dangerous spot, and it is all due to perhaps Director Brennan not having sufficient patrolmen in his department.

Mr. Bateman: We understand thoroughly.

Mayor Breidenbach: When Director Brennan asks for two hundred more patrolmen it means more taxes for the city.

Mr. Bateman: What I would be willing to suggest would be one or two lights like they have at South Orange Avenue and Grove Street.

Commissioner Raymond: We will

have brighter street lights put there. killed within four months' time.

Commissioner Brennan: I fully appreciate the danger existing, not only on Springfield Avenue but on Market Street. Thirteenth Avenue is practically the same. I am so short-handed for traffic officers and police officers, that it is absolutely impossible for me to send men to the various corners where there is a crying demand. I might state that I intend, so far as Court Street is concerned, to have some flashing beacons installed there within the next week. On Prince Street I intend to assign traffic officers just as soon as I can.

Mr. Bateman: It is a bad crossing. There is five ways of going up and down.

Commissioner Brennan: I will assure you that as soon as it is possible for me—in fact I shall make application to have a few men assigned to traffic duty, and on that corner I really would like to place two men. There isn't any use in assigning a man there and have him get through at six o'clock. The greatest hazard is from five-thirty until eight o'clock.

Commissioner Howe: Were these deaths at night or during the day?

Mr. Bateman: One was eleven-thirty in the morning. One was on a Sunday night about eight o'clock at night, and the other one occurred Saturday night about eight o'clock. About eight months ago a young fellow was killed. Four or five were killed within a year's time but the three that were killed recently were

Commissioner Gillen: I move the complaint be referred to Director Raymond.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mr. Bateman: I hope you will look into this and give us brighter street lights. People are afraid to come on our avenue because it is dark there.

Commissioner Raymond: I will see that you get good lights.

Mr. Kramer, 171 Springfield Avenue: Evidently you gentlemen realize that Springfield Avenue and Prince Street is congested. I don't know whether you know how many jitneys go up Springfield Avenue and down, that park in the middle of the track, and when other automobiles want to pass them they have got to pass them on the left. That is one of the great congestions there. You have no traffic man there to direct traffic. I understand you gentlemen have been given a petition signed by several hundreds of the near adjoining citizens and property owners on Springfield Avenue and evidently you have not given it no attention at all. You have a hazardous way of stationing an officer there. You gentlemen don't know what a terrible condition it is existing on Springfield Avenue. I am sure if any one of you gentlemen would

maintain a death trap on your premises wouldn't that be criminal negligence on your part, and I maintain that you gentlemen are here to serve the people and protect them in every way possible. You certainly have not done your duty in my estimation on Springfield Avenue and I don't want to keep you any longer, but we have been here all morning waiting to talk to you and we have to work every minute of the day to be able to meet our taxes and high rents. I trust you will give this your immediate attention and give it your consideration.

Commissioner Brennan: We have nine stationary traffic officers from the Court House to Tenth Street. We are doing the best we can with the limited force at our disposal. Probably eight months ago we assigned two additional men on Springfield Avenue. We haven't got enough, but because of the great howl that goes up on account of the number of men we are appointing to the department, costing the city and the taxpayers so much, we have to cut down where men really should be assigned. We have over two hundred men assigned to traffic in Newark, and that is almost as many as our entire force was composed of some ten or fifteen years ago.

Mr. Kramer: I want you to do better. If you were personally responsible for any death trap on your property wouldn't that be criminal negligence? Would the fact of your saying, "I haven't got enough men," excuse you? I am no judicial mind and no lawyer, but it seems when the Commissioners

ignore a petition to keep an officer there and a death occurs, it seems to me you are criminally responsible.

Commissioner Brennan: We have got an officer there.

Mr. Karmer: During the rush hours he isn't there.

Commissioner Brennan: He has to look after a school, too.

Mr. Kramer: He can't be in two places at the same time.

Mayor Breidenbach: Any other citizen wish to be heard?

Mr. Sol Hausman: I would suggest that they eliminate the taxi stand at Springfield and Prince because I drive a car and come through there many a time and they are either backing or going forward and it makes a bad congestion at a corner like that.

Commissioner Brennan: We will give that consideration, Mr. Hausman. There is only one stand, for two taxies.

Mr. Hausman: You will find three or four parked on the other side of Springfield Avenue. Captain Meehan was up there looking it over.

Mayor Breidenbach: Is Chief McRell the traffic chief of Newark?

Commissioner Brennan: Yes.

Mayor Breidenbach: Any other citizen?

Mr. Morris Gilman: I happen to be

one of the merchants who has been twenty-five years on the Avenue and I watch conditions. I have seen where you people accommodated us with lights in 1912, and we had a great celebration. You gave us some incandescent lamps of about twelve or fifteen candlepower, which are still there. I believe the safety of the pedestrians depends on light. If you will look on Springfield Avenue from High Street after we close our stores at night you will think you are in a cemetery. We are paying taxes to the city, and our street looks like a cemetery. My opinion is that it is high time for you to consider our lighting system on the entire Springfield Avenue. I think these lights you gave us a great many years ago was good for their time. Those days we used fifteen candlepower lamps.

Commissioner Raymond: Three years ago the lights were improved.

Mr. Gilman: No.

Commissioner Raymond: We will give you good lights.

Mr. Gilman: I have seen in towns where there is one-third of our population they had clusters on each block, four or six of them, and the street looked inviting. Do you realize between eight o'clock in the morning until one o'clock at noon a hold-up man can come into the stores and there wouldn't be any officer in that neighborhood if we do get a chance to run out and holler. Between eight o'clock in the morning and one o'clock at noon there is no officer. Belmont Avenue there is one and one at High Street.

Commissioner Brennan: There are two at Belmont Avenue. There are two at High Street and Springfield Avenue. There is one at Prince Street in addition to the Sergeant and the patrolman going around in the flivver.

Mr. Gilman: One time I got held up and I ran out and hollered and there was no cop there.

Commissioner Brennan: They are assigned there.

Mr. Gilman: There are my colleagues there. You can ask them. I hapened to have a window smashed in one morning and a garment was stolen worth fifty-seven dollars cost. The next day another clothing man across the street also had the same thing. The fourth night across the way they broke in. I really think it is up to Commissioner Raymond to give us better street lights.

Commissioner Raymond: I find the candlepower is six hundred. I will have one thousand candlepower put in right away. That will give you a very much brighter light. Broad Street is fifteen hundred candlepower. We will make a study of it and take care of it right away.

Mayor Breidenbach: Any other citizen wish to be heard?

Mr. Michael Levine: I just want to say that I have been occupying a store on Springfield Avenue for almost thirty-five years, on the corner of Prince Street and Springfield Avenue, and I am vitally interested in this matter. As Mr. O'Toole stated, in

the Third Ward there is almost as many people as there is in South Orange. I want to wipe off the map what is in the minds of the people coming up through Prince Street and Springfield Avenue, that that is a "Dead Man's Corner." I know his honor the Mayor as well as the Commissioners desire not to have any corner to be called a death trap corner, and I therefore appeal to each and every one of you to see that this thing is taken care of. I want to thank Commissioner Raymond for his quick attitude in making Springfield Avenue the proper kind of a street in its illumination.

Commissioner Raymond: We will give you enough light.

Mr. Levine: I am going to ask the Police Commissioner, which I know him very well, and I am satisfied if it lied in his power he would place a number of men on that corner immediately. I would ask him to try and see his way clear to overcome that very serious matter.

Commissioner Brennan: I assure you I will give it immediate consideration, and if I am allowed sufficient money in the budget of 1925 I will assure you that you will have sufficient men to take care of this crossing.

Mr. Levine: About fifteen years ago I went before the honorable body of commissioners—Jacob Haussling was Mayor then—and requested them that it was necessary to place an officer on that corner. That was fifteen years ago. That honorable body looked into the matter and stationed an officer there fifteen years ago. Now if it was

so vital at that time, fifteen years ago, to patrol an officer on that corner, how important is it today. That is the question that lies before you.

Mayor Breidenbach: There is no question but that in the last fifteen years we have experienced a great change in the police department. I have a certain amount of sympathy with Commissioner Brennan, because I appreciate his position. The traffic conditions in the city in the last five years have grown considerably worse—the congestion has increased, and Commissioner Brennan has more traffic corners to take care of. It means a lot of money to appoint two or three hundred patrolmen. When I was Police Commissioner I had the same trouble. We were always worrying about the high tax rate.

Mr. Levine: The first thing you know you won't have any people in Newark if you keep on killing them.

Mr. Samuel Wigler, 74 Prince Street: I was down here once before. Commissioner Brennan was to take care of this. There was a motion made by Commissioner Gillen and adopted to leave it to our friend Commissioner Brennan, and the policeman wasn't placed there. A policeman was placed there on Saturday, but when we need him very much he isn't there. Sometimes it takes you twenty minutes to cross the street. Somebody has to take me across. If anything was coming he wouldn't take a chance for me, he would just jump and leave me behind. I have got to look out for myself. There is a taxi station here

which has no business to be there and it blocks up the street. When the Fire Department comes out you have got to look out and be careful. That is the busiest street you can see. I remember when the fire gong was there and the reason why was it was dangerous there. That is the reason why I believe with the rest of the men that we ought to have an officer there. I also got a letter that Commissioner Brennan is to have a man there. Commissioner Brennan knows when he was there.

Mr. Philip Spies: I have pleaded for a traffic officer to be stationed at Springfield Avenue and Prince Street. If my request would have been granted I believe the life of that man that was killed Saturday night would have been saved. I want you gentlemen to take this into consideration and don't delay this any longer as it absolutely necessary for us to have a city traffic man and a signal station on Springfield Avenue and Prince Street.

Commissioner Brennan: I think you want two men.

Mr. Spies: One man and one of these electric signals would do.

Mayor Breidenbach: Any other citizen wish to be heard?

(No response.)

Commissioner Brennan: I offer a resolution of condolence and sympathy upon the death of Samuel Gompers.

WHEREAS: Samuel Gompers, President of the American Federation

of Labor, passed from this life on December 13, 1924, terminating a career that was outstanding in American history; and,

WHEREAS, His career covered a period of forty years of distinguished honorable service as the head and central figure in the trade union movement in America; not only was he a pioneer in blazing the trail of trade unionism, but he appeared at its inception with an organizing power, a vision which was equally noted for its breadth and far-reaching qualities and a spirit of moderation in the application of the principles of unionism, all of which combined in him to enable him to become the guiding hand and directing genius of the development of one of the greatest forward movements ever witnessed by the American people;

WHEREAS, He was the greatest single force in the accomplishment of the general improvement of the standards of living and the conditions of employment of the working people of his adopted land. His passing will be deeply felt not only by the members of the movement of which he was leader, but by the great mass of the American people who had come to regard him as one of the foremost citizens of their nation in the upholding of its Institutions; therefore, be it

RESOLVED, That the Board of Commissioners of the City of Newark, on behalf of the people of this community, take this means of manifesting their sincere sorrow at the passing of Samuel Gompers, and expressing their deep sympathy to the

members of his family and his associates upon their great loss.

W. J. Brennan
Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Public Service Railway Company, a corporation of the State of New Jersey, has, by instrument in writing, dated November 25, 1924, dedicated to the public use forever as and for a part of Washington Street certain of its lands situated in said City of Newark and more particularly described in the aforesaid instrument in writing and being all the lands and real estate or rights and interests therein required to be taken of said Company by the City of Newark under the provisions of a certain local improvement ordinance entitled: "An Ordinance to provide for the opening and widening of Washington Street on the easterly side thereof from Bank Street to Warren Street by the addition thereto of a strip 16½ feet in width measured from the corner line," passed by the Board of Commissioners on final reading July 8, 1924; and,

WHEREAS, Said dedication is made subject to the following conditions:

That said Public Service Railway

Company reserves the right privilege and authority to construct, operate, repair, renew and maintain forever hereafter in, over and upon said tract of land above described the railway tracks as the same now are located in the same manner and to the same extent as if this indenture had not been made.

That any assessment or assessments to be imposed upon the party of the first part, its successors or assigns, or upon the lands now owned by it in the said City of Newark for or in connection with or as a result of the opening and widening of said Washington Street shall not exceed one dollar (\$1) or in the event that any such assessment or assessments shall exceed such amount, the excess thereof shall be borne by the party of the Second part; which shall at all times indemnify and save harmless of the party of the first part, its successors or assigns of and from any and all assessments, damages, cost or expenses of whatsoever kind in excess of said sum arising from or in connection with the opening of said street or highway or resulting therefrom; it being expressly understood and agreed, however, that nothing herein contained is intended to or shall in anywise relate to or relieve the party of the first part, its successors or assigns, or any lands or premises at any time owned by it or them, of and from the payment of any assessments for benefits which may be lawfully assessed against it or them or against any such lands or premises for or on account of the cost of the grading, curbing, flagging or otherwise improving the said street or

highway after the same shall be opened and widened, or from the payment of any assessments for benefits which may be lawfully assessed against it or them or against any such lands or premises for or on account of the cost of the widening of Washington Street at Market Street or from the payment of any assessments for benefits which may be lawfully assessed against it or them or against any such lands or premises for or on account of the cost of the change of grade of Washington Street at the Morris Canal; it being understood and agreed that the party of the first part does not hereby in anywise admit any such legal liability.

That such dedication of the said lands and premises, expressly qualified as provided in the foregoing paragraph, shall be forthwith legally accepted by the party of the second part, and,

WHEREAS, The City of Newark, acting by its Board of Commissioners, being the governing body of such municipality, deems it advisable to accept said dedication of the lands and premises described in said instrument in writing, dated November 25, 1924, for the purposes aforesaid, upon the terms and conditions set forth therein; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that said strip of land more particularly described in the aforementioned instrument in writing from Public Service Railway Company to the City of Newark, dated November 25, 1924, be and the same is hereby accepted as

and for a public street and highway forever, subject, however, to the terms and conditions stated therein, and that said strip of land constitute a part of said Washington Street, in the City of Newark, when such street is widened.

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$37,301.75 be and the same is hereby appropriated to the City Treasurer, being the amount of the semi-monthly payroll from December 1st to 15th, 1924, Department of Public Affairs as follows:

Public Affairs	\$ 1,194.57
Employment Bureau	799.66
Outdoor Poor	1,009.57
Alms House	2,540.63
Bureau of Baths	2,628.17
City Home	2,301.72
Bureau of Health	12,321.46
City Hospital	14,505.95
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	\$37,301.75

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of \$130.00 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

City Sundries	\$ 80.00
Collecting Taxes	50.00
	<hr/>
	\$130.00

John Howe
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Director Brennan offered the following resolution:

RESOLVED, That the sum of \$166,702.74 be and the same is hereby appropriated to the City Treasurer, as per the annexed certified list, same being the semi-monthly payroll of the

Department of Public Safety from December 1st to 15th, 1924, as follows:

Director's office	\$ 687.49
1st Criminal Court	864.14
2d Criminal Court	645.40
3d Criminal Court	572.49
Building Division	2,092.49
Electrical Division	552.50
License Division	567.50
Fire Division	72,030.22
Police Division	88,690.51
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	\$166,702.74

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

RESOLVED, That the sum of \$22,518.28 be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance from December 1st to 15th, 1924, as follows:

Director	\$ 924.15
Comptroller's	2,310.00
Auditor's	1,367 50

City Treasurer's	787.50
Tax Receiver's	1,830.00
Tax Arrears'	865.00
Bd. Assessment & Revision	
Taxes	6,256.69
Bd. Assessments for Local	
Impvt.	736.66
Law Dept.	2,214.98
City Clerk's Dept.	2,293.32
1st District Court	654.99
2d District Court	682.49
Tax Receiver's (Temp.)	1,495.00
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	\$22,518.28

John Howe
F. C. Breidenbach.
Charles P. Gillen
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

RESOLVED, That the sum of \$34.50 be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Public Safety\$34.50

W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$1,135.20 be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending December 10, 1924, as follows.

Shade Tree\$1,135.20

Charles P. Gillen
Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$32,444.42 be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Printing & Stationery\$ 2,737.52
Additional Hospital Accommodations 3,711.38
Centre Market 4,335.43
City Sundries 10.57
City Hall Fire Loss..... 4,379.87

Convalescent Home Construction	9,178.54
Green & Franklin Property	134.01
Maintenance of Dog Pound	1,124.56
Parks & Public Property	82.39
Miscellaneous Advertising	232.80
St. Imps. Advertising	513.11
Public Buildings	4,509.21
Weights & Measures	81.05
Smoke Abatement	89.17
#29 Engine House Const.	113.53
Shade Tree	1,211.28
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	\$32,444.42

Charles P. Gillen
Thomas L. Raymond
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of \$12,146.98 be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Parks and Public Property from December 1, 1924, to December 15, 1924, as follows:

Director's office	\$ 1,459.49
Printing & Stationery	150.00
Smoke Abatement	125.00
Public Buildings	3,947.93
Centre Market	4,674.56
Weights & Measures	857.50
Shade Tree	932.50

\$12,146 98

Charles P. Gillen
Thomas L. Raymond
F. C. Breidenbach
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of one hundred thirty-three thousand, eight hundred forty-three dollars and thirty-one cents (\$133,843.31) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Water	\$ 16,164.03
Street Cleaning	932.66
Streets	2,494.19
Public Lighting	27,035.46
Sewers	446.87
House Sewer Conn.	252.41
Docks	465.56
Port Newark Development	1,781.15
Motors	2,344.00
Reserves	554.68
Estimates	43,585.69
St. Impt. Advertising	10.56
Blanchard St. Sewer	18.00
Meadow Dist. Sewer #1	37.20
Meadow Dist. Sewer #2	57.35
Eliz. & Sherman Aves. Prop.	37,663.50

\$133,843 31

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-four thousand, eight hundred and six dollars and forty cents (\$34,806.40) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, weekly payrolls ending December 10, 1924\$34,806.40

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-three thousand, two hundred and eighty-two dollars and ninety-two

cents (\$33,282.92) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, semi-monthly payrolls December 1st to 16th, 1924\$33,282.92

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark, that the following changes effecting the payroll of the Newark City Hospital from December 1 to 15, 1924, be and the same are hereby approved:

Temporary Appointment in the Competitive Class

Lila Johnston, Res. Nurse, \$1,080 a year, December 1, 1924.

Non-Competitive Appointments

John Reilly, Porter, 696 a year, November 21, 1924.

Fred Ruckwardt, Porter, 696 a year, November 25, 1924.

James Cullen, Porter, 696 a year, December 4, 1924.

John Madden, Orderly, \$696 a year,
December 4, 1924.

Delliah Glenn, Hs. Maid, \$576 a
year, November 28, 1924.

Bella Hill, Hs. Maid, \$576 a year,
December 2, 1924.

Carrie Walker, Hs. Maid, \$576 a
year, December 4, 1924.

Emma Williams, Hs. Maid, \$576 a
year, December 4, 1924.

Leave of Absence

Ernestine Abt, Res. Nurse, $\frac{1}{2}$ mo.,
\$1,080 a year, December 1, 1924.

Helen Robertson, Res. Nurse, $\frac{1}{2}$ mo.,
\$1,080 a year, December 1, 1924.

E. E. Castamore, Painter, $\frac{1}{2}$ mo., \$10
a day, December 1, 1924.

John Patterson, Porter, $\frac{1}{2}$ mo. \$600
a year, December 5, 1924.

Joseph Joyce, Orderly, $\frac{1}{2}$ mo., \$696
a year, December 3, 1924.

Claiburne Sloss, Orderly, $\frac{1}{2}$ mo.,
\$696 a year, December 1, 1924.

Nellie Leonard, Hs. Maid, 1 mo.,
\$720 a year, December 1, 1924.

Returned from Leave of Absence

Gladys Griffith, Res. Nurse, \$1,080 a
year, November 23, 1924.

Irene O'Crowley, Jr. Lab. Techn.,
\$960 a year, November 24, 1924.

Mary Henley, Din. Rm. Maid, \$792
a year, November 27, 1924.

Margaret Garrity, Ld. Wkr., \$816 a
year, December 1, 1924.

Emily Kunitz, Nurse, \$300 a year,
December 1, 1924.

Change of Name

Grace Lawrence, Under Nurse, to
Grace Nicholas, December 1, 1924.

Salary Increase

Ruth Clark, Clerk, from \$960 to
\$1,080 a year, December 1, 1924.

Resignations

Jane Lund, Res. Nurse, November
30, 1924.

Wm. Stoneley, Porter, November
26, 1924.

James Moran, Porter, December 1,
1924.

Catherine Grady, Kit. Maid, Novem-
ber 30, 1924.

Elizabeth Ryan, Porter, November
30, 1924.

Chris. Dannebaum, Orderly, Novem-
ber 23, 1924.

Robert Powers, Orderly, November
10, 1924.

Charles Beverlin, Orderly, Decem-
ber 1, 1924.

Annie Thornton, Hs. Maid, Novem-
ber 21, 1924.

Lelia Murphy, Hs. Maid, November
25, 1924.

Clinton Daniels, Hs. Maid, Novem-
ber 22, 1924.

Elizabeth Stevenson, Nurse, No-
vember 30, 1924.

Elizabeth O'Donnell, Porter, Novem-
ber 20, 1924.

Discharged

John Harrigan, Porter, work un-
satisfactory, November 25, 1924.

F. C. Breidenbach

Charles P. Gillen

W. J. Brennan

John Howe

Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the payrolls affecting the Department of Public Affairs be and the same are hereby approved:

Almshouse

Appointment No Eligible List

Charles W. Adank, Storekeeper, salary \$1,500.00 per annum, effective December 15, 1924.

Resignation

Mary Walker, Laundress, resigned to take effect December 8, 1924.

Appointment Non-Competitive Class

Margaret Breitbard, Laundress, salary \$3.50 per day, effective December 8, 1924.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Philip Newmark

of 150 Johnson Avenue, Newark, N. J., a resident of the Ninth Ward, be and he is hereby appointed a Constable from the said Ninth Ward for a full term of three years beginning on the first day of January, 1925.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Auctioneer

Sidney Walker, 233 Market Street, Newark, N. J.

F. C. Breidenbach
Charles P. Gillen
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The City of Newark on June 24, 1924, issued its short time

obligations known as Temporary Loan Bonds in the aggregate amount of twenty-five thousand dollars (\$25,000) for money borrowed in anticipation of the receipt of money expended for Sidewalks, House Sewer Connections and Shade Trees, said Temporary Loan Bonds being numbered 607 and dated June 24, 1924, and payable December 24, 1924; and,

WHEREAS, The improvement for which said twenty-five thousand dollars (\$25,000) was issued for Sidewalks, House Sewer Connections and Shade Trees now in course of construction or have been completed within six years and are improvements for which the City is authorized by Chapter 252 of the laws of 1916, to issue bonds and the City is without funds to pay the said twenty-five thousand dollars (\$25,000) of Temporary Loan Bonds; therefore, be it

RESOLVED, That in pursuance of the provisions of an Act of the Legislature of the State of New Jersey, entitled, "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, and the amendments thereto, there shall be issued Temporary Loan Bonds in the amount of twenty-five thousand dollars (\$25,000) for the purpose of temporarily financing the improvement aforesaid and renewing said twenty-five thousand dollars (\$25,000) of Temporary Loan Bonds issued therefore; further

RESOLVED, That each of the Tem-

porary Loan Bonds authorized by this resolution, amounting in the aggregate to twenty-five thousand dollars (\$25,000) shall state in general terms the purpose for which it is issued, shall be dated as of the date of its issue, shall mature not exceeding six months after its date, shall bear such rate of interest not exceeding six per centum per annum and shall be issued in such denominations and be executed in such manner as the Director of Revenue and Finance shall determine, and the Mayor, the Director of Revenue and Finance, the Auditor of Accounts and the City Clerk be and they are hereby authorized and directed to execute in the name of the City the bonds authorized by this resolution subject to the provisions of Chapter 252 of the Laws of 1916; further

RESOLVED, That the Director of Revenue and Finance be and he is hereby authorized and directed to sell said Temporary Loan Bonds at not less than par, either all at one time or from time to time.

John Howe
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that

the salary of the following Deputy Tax Collectors in the office of Receiver of Taxes, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite their respective names; effective January 1st, 1925:

James P. Purcell, from \$1,920 to \$2,040.

Louis Stern, from \$1,920 to \$2,040.

Julius A. Meyer, from \$1,920 to \$2,040.

John Linfante, from \$1,920 to \$2,040.

John Howe
Charles P. Gillen
Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerk in the office of Receiver of Taxes, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite his respective name; effective January 1st, 1925:

Edward G. Cox, from \$2,160 to \$2,280.

Charles P. Gillen
John Howe
Thomas L. Raymond
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of James J. Fitzsimmons, Chief Clerk in the office of the Board of Assessment and Revision of Taxes, Department of Revenue and Finance, be and the same is hereby increased from four thousand, five hundred dollars (\$4,500) to four thousand, eight hundred dollars (\$4,800) per annum; effective January 1st, 1925.

John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of Anna Hahn, Executive Clerk in the office of the Director, Department of Revenue and Finance, be and the same is hereby increased from two thousand, eight hundred and eighty dollars (\$2,880) to three thousand dollars (\$3,000) per annum; effective January 1st, 1925.

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Comptroller be and he is hereby authorized to cancel from the records in his office Water Service Connections on property 72 Sanford Place, Block 4,135, Lot 35, amounting to \$30.54 as the same was paid direct to the Water Department on January 8th, 1924.

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of Public Safety be and he is hereby authorized to advertise for sealed proposals covering the purchase of Fire Hose for use in the Fire Division of the Department of Public Safety.

W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the law and by authority of this Board, the Director of Public Safety publicly solicited, received and opened proposals for furnishing the Fire Division of the Department of Public Safety with 48 House Journals; and,

WHEREAS, The proposal of The Essex Press, the lowest received, at the price of \$441.00 for Journals specified is deemed satisfactory in the interests of the city; therefore, be it

RESOLVED, That the proposal of the said The Essex Press be and the same is hereby accepted, the Law Department directed to prepare the proper contract and the director of Public Safety and the City Clerk authorized and empowered to execute the contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of

Public Safety be and he is hereby authorized to advertise for sealed proposals covering the purchase of cable for use in the signal system of the Fire Division Department of Public Safety.

W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes.

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the law and by the authority of this Board the Director of Public Safety publicly solicited, received and opened proposals for furnishing the License Division of the Department of Public Safety with printed matter consisting of forms licenses, etc.; and,

WHEREAS, The proposal of the Cozzolino Printing Co., the lowest received at the price of \$584.35 for the printed matter specified, is deemed satisfactory in the interests of the City; therefore, be it

RESOLVED, That the proposal of the said Cozzolino Printing Co. be and the same is hereby accepted, the Law Department directed to prepare the proper contract, and the Director of Public Safety and the City Clerk authorized and empowered to execute the contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Albert F. Wentzel, Jr., of 166 North Eleventh Street, Newark, New Jersey, a resident of the Eleventh Ward, be and he is hereby appointed a Constable from the said Eleventh Ward for a full term of three years beginning on the first day of January, 1925.

W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That John Warner of 10 Centre Street, Newark, New Jersey, a resident of the Fourth Ward, be and he is hereby appointed a Constable from the said Fourth Ward for a full term of three years beginning on the first day of January, 1925.

W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Henry Berlowe of 15 May Street, Newark, New Jersey, a resident of the Eighth Ward, be and he is hereby appointed a Constable from the said Eighth Ward for a full term of three years beginning on the first day of January, 1925.

W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Fred J. Angstrom, of 261 Ferry Street, Newark, New Jersey, a resident of the Twelfth Ward, be and he is hereby appointed a Constable from the said Twelfth Ward for a full term of three years beginning on the first day of January, 1925.

W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas.—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That James Wilson, of 14 Kenmore Avenue, Newark, New Jersey, a resident of the Thirteenth Ward, be and he is hereby appointed a Constable from the said Thirteenth Ward for a full term of three years beginning on the first day of January, 1925.

W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Thomas K. Sloane, of 16 Marshall Street, Newark, New Jersey, a resident of the Second Ward, be and he is hereby appointed a Constable from said Second Ward for a full term of three years beginning on the first day of January, 1925.

W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Otto H. Lang, of 23 Norfolk Street, Newark, New Jersey, a resident of the Fifteenth Ward, be and he is hereby appointed a Constable from the said Fifteenth Ward for a full term of three years beginning on the first day of January, 1925.

W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the printing of the minutes of the Board of Commissioners of the City of Newark, N. J., for the year 1925; and

WHEREAS, Kemp Press bid the sum of one dollar and sixty-nine cents (\$1.69) per page, which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for

said work be and the same is hereby awarded to the Kemp Press at the price aforesaid; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the lease between George H. Becker, of South Orange Village, New Jersey, and the City of Newark, dated December 16, 1924, for premises known as #908 South Orange Avenue, for the term of one (1) year from January 1, 1925, at an annual rental of \$1,600, payable quarterly, in advance, copy of which lease is hereto attached, be and the same is hereby approved, and the Director of the Department of Parks and Public Property and the City Clerk of said City are hereby authorized and directed to sign said lease on behalf of the said City on the approval of this resolution.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the repair to the ventilating system of the City Hall; and

WHEREAS, Jacob Steinberg bid the sum of four thousand, two hundred dollars (\$4,200), which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to Jacob Steinberg at the price aforesaid; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for No. 1 Buckwheat coal to be delivered to the City Hall; and

WHEREAS, Lindeman & Company, Inc., bid the sum of four dollars and ninety-one cents (\$4.91) per ton, which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said coal be and the same is hereby awarded to Lindeman & Company, Inc., at the price aforesaid; and, be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the

Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for No. 2 Buckwheat coal to be delivered to the Centre Market; and

WHEREAS, S. Smith Coal Company bid the sum of four dollars and fifteen cents (\$4.15) per ton, which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said coal be and the same is hereby awarded to S. Smith Coal Company at the price aforesaid; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for the

cleaning and repairing of the leaded glass at the City Hall; and

WHEREAS, John Rivell bid the sum of five hundred and ninety-six dollars (\$596), which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to John Rivell at the price aforesaid; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for cleaning scagliola marble at the City Hall; and

WHEREAS, McCue & Christensen bid the sum of two thousand, two

hundred and forty dollars (\$2,240), which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to McCue & Christensen at the price aforesaid; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for mason work at the City Hall; and

WHEREAS, McCue & Christensen bid the sum of two thousand, eight hundred and seventy-nine dollars (\$2,879), which bid was the lowest responsible one received; therefore, be it

RESOLVED, That the contract for said work be and the same is hereby awarded to McCue & Christensen at the price aforesaid; and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Fire has occurred in the City Hall leaving the walls in a damaged condition; and

WHEREAS, Painting of the said walls becomes necessary; and

WHEREAS, In the opinion of the Director of the Department of Parks and Public Property an exigency exists which will not permit the advertising for sealed proposals; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, N. J., that the Director of the Department of Parks and Public Property be and he is hereby authorized to purchase paint and wall cleaners free from contract.

Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the following additional items to the contract for the construction of the Mt. Vernon Place sewer and branches, Romano & Saggesse, contractors, be and the same are hereby approved:

4 iron inlet gates, at \$8.00.....	\$32.00
8 markers, at \$1.00	8.00
	<hr/>
	\$40.00

Thomas L. Raymond
Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering fire hydrants and kerosene oil to the Department of Public Works be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

A. P. Smith Mfg. Company,
East Orange, N. J.

Approximately 100 five inch (5") low pressure hydrants, at \$67.75 each.

Tide Water Oil Sales Corp, Newark

For all deliveries of kerosene oil to any point within the City Limits, tank wagon or fifty (50) gallon containers, at 1½ cents a gal. below open tank wagon market price on date of delivery.

For all deliveries of kerosene oil to Little Falls, N. J., in fifty (50) gallon containers, at 1½c a gal. below open tank wagon market price on date of delivery.

For all deliveries of kerosene oil to Charlotteburg, N. J., in fifty (50) gallon containers, at 2 cents a gal. above open tank wagon market price on date of delivery.

The open tank wagon market price on date of bid being thirteen cents (13c) per gallon.

Thomas L. Raymond
Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering the following materials to the Department of Public Works, be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

**Newark Harness & Saddlery Co.,
Newark**

Approximately 144 canvass feed
bags, at \$1.25 per bag.

A. Steiert & Son, Phila., Pa.

Approximately 8 gross combination
brooms, at \$9.95 per doz.

Approximately 4 gross Bassine
brooms, at \$8.00 per doz.

F. Bowden Company, Newark

Approximately 7,500 ft. tile pipe
(purchase to be based on sizes from
four inch (4") to fifteen inch (15") in
diameter), at 55% below Manufac-
turers Standard Price List, adopted,
September 20th, 1916.

Approximately 500 specials (to in-
clude all bends, Y's, T's or traps and
stoppers of the above mentioned
sizes), at 55% below Manufacturers'
Standard Price List, adopted Septem-
ber 20th, 1916.

Thomas L. Raymond
Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That Pio S. Serratelli,
Michael Centanni and Thomas S. Gar-
rity be and they hereby are appointed
temporarily to the positions of in-
spector (meter reader) in the Depart-
ment of Public Works (Water Ac-

counts) at compensations of \$1,500
per year each, effective as of Decem-
ber 9th, 17th and 16th, 1924, respec-
tively.

Thomas L. Raymond
Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution
was declared adopted by the following
votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, That the contracts for
furnishing and delivering automobile
truck tires to the Department of Pub-
lic Works be and the same hereby are
awarded as follows, being the lowest
responsible bidder in each case:

Schober & Rhyne, Inc., Newark

Approximately 20 36x7 Goodrich
cushion tires, at \$84.28 each.

Seifert & Baime, Inc., Newark

Approximately 20 40x7 Kelly-cater-
pillar solid tires, at \$87.92 each.

Baldwin Tire Company, Newark

Approximately 20 40x7 hood solid
tires, at \$87.92 each.

Thomas L. Raymond
Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering fuel oil and canvas wagon tops.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared apoted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Director of the Department of Public Works did on the eighth day of December, 1924, receive sealed proposals for the furnishing and delivering to the said Department of gasoline; and

WHEREAS, Bids received are deemed higher than may be obtained by re-advertising for said sealed proposals; therefore, be it

RESOLVED, That all bids received on said December 8th, 1924, be and the same hereby are rejected, and the Director of the Department of Public Works be and he hereby is directed to re-advertise for sealed proposals for furnishing and delivering gasoline.

Thomas L. Raymond
Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The petition of William H. Spanjer for permission to construct private sewers in Maple Avenue between Hansbury Avenue and Grumman Avenue; in Grumman Avenue between Maple Avenue and Clinton Place; in Keer Avenue between Maple Avenue and Clinton Place and in Clinton Place from Keer Avenue southerly, having been duly considered and approved, and the granting of the same recommended by the Department of Public Works; therefore, be it

RESOLVED By the Board of Commissioners of the City of Newark that permission is hereby granted on the part of the City of Newark to William H. Spanjer to construct a system of eight (8) inch pipe sewers, to be used for house sewage only, in Maple Avenue between Hansbury Avenue and Grumman Avenue; in Grumman Avenue between Maple Avenue and Clin-

ton Place; in Keer Avenue between Maple Avenue and Clinton Place and in Clinton Place from Keer Avenue southerly; provided, that the foregoing permission is granted upon the express understanding that said private sewers shall be constructed in compliance with Chapters XLVII and XLVIII of the Revised Ordinances of the City of Newark of 1918; and provided further that said work shall not be commenced until a bond in the form approved by this Board for such cases, shall be drawn by the Corporation Counsel and executed by satisfactory persons, and filed with the City Clerk.

Thomas L. Raymond
Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering "Trident" compound water meters, also sill cocks.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
Charles P. Gillen
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following communications were received and read:

The Port of New York Authority,
11 Broadway, New York City,
December 9, 1924.

Hon. Frederick C. Breidenbach,
Mayor of the City of Newark,
City Hall, Newark, N. J.

Dear Sir:

As you are no doubt aware, the Port of New York Authority, acting under Chapters 125 and 149 of the Laws of 1924 of the State of New Jersey, and under Chapters 230 and 186 of the Laws of 1924, of the State of New York, are engaged in preparing plans and estimates of cost of two highway bridges across Arthur Kill, one between Perth Amboy on the New Jersey side, and Tottenville and the New York side; the other between Elizabeth on the New Jersey side and Howland Hook on the New York side.

Very truly yours,
Julian A. Gregory,
Chairman.

Ordered referred to the Director of Public Works.

To the Board of Commissioners of
The City of Newark, N. J.

We, the undersigned, property owners of block on High Street, ex-

tending from Bloomfield Avenue to Crane Street, respectfully ask your Board to change same from residence district to business district, for reasons which will be given at hearing. We name John B. Cella as our agent in this matter.

Signed by John B. Cella and 22 other property owners.

Ordered referred to the Board of Adjustment.

New Jersey State League of
Municipalities,
Trenton, N. J.,
December 10, 1924.

To the Governing Body of the
Municipality Addressed.

Gentlemen:

At a recent meeting of the Executive Committee of the League of Municipalities, the need for better team work by municipalities in the Legislature was emphasized. Frequently a half a dozen conflicting bills on the same subject are introduced by different cities. Or one city will seek legislative relief from a problem in a manner that causes trouble for others. Municipalities do not know in advance what bills are to be introduced and it makes confusion and duplication of effort.

The Executive Committee has, therefore, directed me to request that you instruct your municipal attorney to send us your proposed bills at the earliest possible date, so that we can notify other cities and can discuss them with members of our Legislative Committee. The Executive Commit-

tee feels that this will help to bring about harmony and effective municipal co-operation in the Legislature.

Respectfully yours,
Sedley H. Phinney,
Executive Secretary.

Ordered referred to the Law Department.

Newark, N. J., December 13, 1924

Board of City Commissioners,
Newark, New Jersey.

Gentlemen:

As large taxpayers in Newark, we are naturally interested in keeping the tax rate as low as reasonably possible, but we do not believe it would be good economy to deny the proposed increase in pay to policemen and firemen.

We wish, therefore, to give our unqualified approval of the proposed increase and to say that it is well deserved. We cannot do too much to show our appreciation of the splendid body of men in Mr. Brennan's department, and we are convinced that progress lies along the line of doing our best to give these men salaries more nearly commensurate with their value.

Respectfully yours,
J. Lissner & Sons,
Leo A. Lissner, President

Ordered filed.

The following reports of City Officers were received and ordered filed:

Acting City Auditor, November, 1924

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to amend an ordinance entitled: "An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey," adopted July 15, 1924.

The Board of Commissioners of the City of Newark do ordain:

1. That Section 10 of Article II of an ordinance entitled: "An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey," adopted July 15, 1924, be and the same is hereby amended to read as follows:

"Section 10. When buildings may be frame.

"I. Frame buildings to be occupied by not more than four families, and accessory buildings to such dwellings, may be erected within 'Residence,' 'Business' and 'Industrial' Districts, provided that no such buildings or building shall be more than two and one-half stories in height, or be built within three feet of any interior lot line, or within three feet of any other structure."

2. All ordinances and parts of ordinances inconsistent herewith be and the same are hereby revoked.

3. This ordinance shall take effect immediately.

The ordinance having been read

once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third reading and final passage on December 23rd.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of
the City of Newark, N. J.

W. J. EGAN,
City Clerk.

NEWARK, N. J.

December 23, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of meeting of December 16th were read and approved.

Mayor Breidenbach: Any citizen wish to be heard on the ordinance amending the Building Code:

Mr. Fayerweather, 88 Branford Place; Mr. John F. Capen, 207 Market Street; Mr. Gilbert C. Higby, 207 Market Street, Newark.

Mr. Fayerweather: We are a committee representing the New Jersey Society of Architects, and the New Jersey State Chapter of the American Institute of Architects, and we wish to protest against the proposed change. We believe that the building code as it stands has considered this problem wisely and the change is undesirable for a number of reasons. We consider of paramount importance the question of the fire hazard involved, and the fact that it would tend to create four-family dwellings in congested zones. Aside from that we believe that it tends to permit to be put up a poor grade of dwellings which would have a detrimental effect on these zones, and also it would tend to result in housing families in congested zones instead of in the more open residential zones. The other members of the committee might desire to speak on this subject too.

Mr. Higby: That represents principally the consensus of opinion at the organization's meeting. Speaking personally I think it would be a step backward to permit frame dwellings in the industrial or business zone by reason of the fact that it would create sooner or later a considerable fire hazard that would be very hard to

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

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APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
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Mr. Fayerweather: We are a committee representing the New Jersey Society of Architects, and the New Jersey State Chapter of the American Institute of Architects, and we wish to protest against the proposed change. We believe that the building code as it stands has considered this problem wisely and the change is undesirable for a number of reasons. We consider of paramount importance the question of the fire hazard involved, and the fact that it would tend to create four-family dwellings in congested zones. Aside from that we believe that it tends to permit to be put up a poor grade of dwellings which would have a detrimental effect on these zones, and also it would tend to result in housing families in congested zones instead of in the more open residential zones. The other members of the committee might desire to speak on this subject too.

Mr. Higby: That represents principally the consensus of opinion at the organization's meeting. Speaking personally I think it would be a step backward to permit frame dwellings in the industrial or business zone by reason of the fact that it would create sooner or later a considerable fire hazard that would be very hard to

eliminate. From my experience upon the hill I know it is a real conflagration hazard which can't be attacked. The building ordinance as it is today, we firmly believe, has done the thing in the right way, and why should we take a step backward and open a loop hole for a class of buildings in those districts which are undesirable at the present time and will be later, surely. Now is the time to prevent their being put in there. A frame building in a business zone does not seem to have any right there. Sooner or later those who own the factories and business houses will realize their mistake in the increase in their insurance rates.

Commissioner Gillen: Do you refer to residence sections too?

Mr. Higby: Only on the question of frame buildings in business zones.

Commissioner Gillen: In the business and light industrial zones?

Mr. Higby: Yes. The difference in cost between frame and brick is something, but it is not considerable if we look ahead in the future. It is not enough to consider now. The cost of removing that later will be vastly more than the difference in cost will amount to now.

Commissioner Gillen: As I remember originally this was done under the request of a great many persons who were interested in building and in real estate operations in the city. They claimed that there were so many sections of the city that were restricted against frame dwellings of any kind on account of the fire limit, that they were going outside to adjacent towns

and they were building out there, because it was well-known that the cost of a frame dwelling was substantially below the cost of a brick dwelling, and we thought then that the City of Newark was losing a great deal as a result of that, and that the cost of building was so high that people didn't want to put up masonry buildings.

Mr. Higby: Isn't there enough area outside of the business zone in Newark to take care of that? It is readily to be granted that in the industrial and light industrial and business zones there must be some residences built.

Commissioner Gillen: There is a great demand for residences near the factories. It is just a question as to who will build them. Down neck there is a great demand for small homes for working men and the answer is that brick buildings are almost prohibitive. In order to give the working man a modestly priced home you must put up a cheaper kind of a building and then comes along the question of frame buildings.

Mr. Higby: Our argument goes years ahead. If you permit that now, years from now they will all regret it. At that time the expense of removing them will be so enormous that you won't do it. It is the greatest good for the greatest number that we are after.

Commissioner Brennan: That is what we are trying to meet at the present time. I might say that when the provisions surrounding this amendment which we have had in effect for two years prior to the adoption of a new ordinance, we had long

conferences about the matter, and I cannot see where there would be so much hazard, in fact from a fire hazard standpoint, as spoken of by the previous speakers, my Board of Fire Engineers, who made a very thorough study of this matter before introducing the ordinance, told me that they would very much prefer having a fire occur in a building accessible on all sides than in a solid built row of brick structures, of which we have a great many in Newark. The Acting Chief of the Fire Department in a conference with the Board and myself and the Superintendent of Buildings flatly came out and said that in his opinion and that of his fellow fire chiefs, the risk was not nearly so great where there is a six foot area way on each side of a building of only two and one-half stories in height, as there was in a brick structure where you couldn't get at it from one side. The demand from the Ironbound District, where there are numerous locations to erect buildings of this type, small, moderately priced houses, has been so great that we feel—at least speaking for myself, I feel that it should be considered by this Commission. This identical clause in our building code was in effect for over two years prior to the adoption of a new code, and it seemingly got by without these people becoming "wise" to it until we started this ordinance.

Mr. Higby: I think those points are well-taken, that the individual building is more readily checked in a fire than a long brick building, but there is the district hazard—the conflagration hazard.

Commissioner Brennan: The danger

applies to only one section of the city, a section in which there has got to be some housing facility for the thousands of unskilled labor who cannot, even though they were desirous of living in sections further away from their business—cannot afford to pay the rents in, let us say, the Forest Hill Section or the Roseville Section or the Weequahic Section. Outside of the matter of transportation it is impossible for these people to pay those rents out of their salaries.

Commissioner Gillen: It made no difference in the fire insurance rates when the code was amended two years ago. The underwriters didn't make any change there.

Mr. Higby: It will make a change in the end. From personal experience I know that is true.

Commissioner Brennan: We have a great sweep of territory in the Ironbound District on which a number of moderate priced homes may be erected. The objection to living in that particular section is now removed. There are a great many industries there.

Mr. Higby: The whole theory of the society is, is it desirable or is it advisable to permit frame buildings in those two zones, looking ahead years from now.

Commissioner Brennan: These houses cannot be built closer than within six feet of each other.

Mr. Capen: It seems to me after listening to the arguments that it is

a question of the speculator and when I say speculator, there are two types—there is the honest to God speculator, and the other who has not the interest of the poor at heart. I want you to know that the society has got the interest of the poor man at heart. We rather feel that the industrial workers should be housed—there is not any question of it—housed as close to the industrial properties as they can be within reason. These houses should be built properly. They should be built along most economical lines to house the poor people. They will be cheaper, and they are going to get better supervision of these particular houses and they are going to live one hundred per cent. better if this work is done properly. I realize that is an ideal scheme, but it is coming. Why do we want to drop a step backward in that particular line? We do not know that so far as frame buildings are concerned that they are a hazard. You have in your building laws many provisions that if you are so close to a line you must have the walls filled with brick, or have brick walls. We won't say that the brick wall is going to make that building fireproof, but it is a fire retardent. These isn't any question but what the insurance companies are going to take up these matters. We know that there is depreciation in property. We do know that in frame houses there is depreciation averaging two and one-half to three and one-half per cent. a year. We know in the brick house that is reduced. The particular type of house permitted by this ordinance and which would be erected, is the lowest type of speculative houses, and simply tossed from one hand to another and

afterward it is sold as a speculative proposition, and every time they pass into the other fellow's hands the rent goes up. In the course of five years the workman will be paying in rental what he ought to be paying for a substantial brick dwelling, or apartment. It would take a long time, probably three or four hours to go over the statistics to bear me out in this fact, but we can place them at your disposal and I am pretty sure it would bear weight on this subject and show you that in the long run it is not an economical proposition to build frame houses, and it is also a hazard, without question.

Commissioner Raymond: You could build tile houses. I think that argument appeals to me. I think it is a very bad thing to build any more frame houses.

Commissioner Brennan: How will you house people?

Commissioner Raymond: If you have people to be housed, you will house them.

Commissioner Gillen: I haven't much use for the average speculators myself but if you didn't have speculators we would be twenty-five per cent. short in our housing.

Commissioner Raymond: I think we ought to consider very seriously Mr. Capen's argument.

Mr. Higby: The entire chapter and society were unanimous on this matter, and we appear here to present their argument.

Commissioner Raymond: I don't believe we should build any more houses in that section. They can build them of brick.

Commissioner Gillen: If we had to build brick houses all over we would be short thousands of houses in Newark.

Commissioner Raymond: I am talking about these particular areas, building residences in the heavy industrial sections.

Commissioner Gillen: It is where they need cheap rents. Transportation is a terrible thing today.

Commissioner Raymond: We have a five cent fare in Newark.

Commissioner Gillen: Yes, but it takes an hour or more to get any distance.

Mr. Higby: With frame dwellings, you have to separate them, and you can house the same number of people in thirty per cent. less area with brick. If you can only get some men and encourage them to work a year on this particular problem and come forward with some workable plan as to how this can be done, and show the honest speculator how it can be done, the chapter and the society is ready to work with you. We are ready to go into a planning scheme and we are ready to take up your industrial sections and work along with any committee you want to work on this situation and show you the economy of building right. I am for the poor man, but I am not for the particular type of speculator I object to. In building

apartments of the particular type we know, we can afford a greater area for light and get it all in where it belongs.

Commissioner Raymond: And you can build the building of substantial material instead of frame?

Mr. Higby: Yes: and we can build the buildings closer.

Mayor Breidenbach: Any other citizen wish to be heard.

Commissioner Brennan: The Fire Engineers claim that they would much prefer frame and that the risk is not nearly as great in combating a fire in a single dwelling where there is access to all sides of it as there is in a solidly constructed row of brick structures where they have a solid wall.

Commissioner Gillen: I would rather live in a house like that than in a big tenement.

Mr. Congleton: It tends to good morals where they live in houses by themselves?

Commissioner Brennan: What else are you going to do with the foreign population down there?

Commissioner Howe: The clergymen down below the railroad are in favor of these houses.

Commissioner Brennan moved that the title of "An ordinance to amend an ordinance entitled "An ordinance to regulate the construction, repair, alteration and removal of buildings

within the City of Newark, New Jersey," adopted July 15, 1924," be taken for its third and final reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the title of the ordinance as follows:

An ordinance to amend an ordinance entitled: "An ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey," adopted July 15, 1924.

The ordinance having been read three times, was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond: Mr. Ritger, we have succeeded in following out your suggestion and the engineers find they can make a loop which will avoid entering Dover Street itself. The loop will go over inside the block and will be satisfactory from the point of view of operating the cars. I think that obviates your difficulties.

Mr. Ritger: I think that will be much better than the Y. The Y will

be eliminated, will it?

Commissioner Raymond: Yes.

Commissioner Raymond offered the following resolution:

WHEREAS, For public benefit and advantage it is deemed advisable to change and relocate the tracks of Public Service Railway Company on South Orange Avenue, at Dover Street, in the City of Newark, County of Essex and State of New Jersey, so that a curve shall be constructed and instituted, as shown in solid lines on the map or plan hereto attached, marked "Public Service Railway Co., Department of Maintenance of Way, Proposed Loop—South Orange Avenue and Dover Street, Newark, Drawing No. 19295-C, Date August 2, 1922"; therefore, be it

RESOLVED, That Public Service Railway Company be requested and it is hereby authorized and empowered to make such change in its tracks by the installation, insertion and use of the curve shown by solid lines on said map or plan hereto attached and made a part hereof, with the erection of the poles as thereon indicated.

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

The following petition was received and read:

To the Governing Body
of the City of Newark,
County of Essex,
State of New Jersey.

The petition of Anna Gondek, respectfully shows, as follows:

1. She is the owner of premises known and designated as 411 and 413 South Seventh street, Newark, New Jersey.

2. That a certain map known as "Map of the Property of Jacob Morris" was filed in the City Hall, Newark, New Jersey, reference to same being page 319; said map shows a certain Gold Street, from Jacob Street to Fillmore Street, running diagonally across lots 134 and 135, on a certain map of Charlotte Morris.

3. Said Street has been referred to in various deeds on record, as "Gold Street," but the map was never in fact, filed in the Register's Office of Essex County.

4. That said street referred to as Gold Street, petitioner has been informed and believes was never, in fact, accepted by the municipality of Newark, New Jersey, nor was there any control or supervision exercised over said street by said municipality, nor was said street ever used as such, or any act, proceedings or things done in acceptance of said proposed street,

nor was said proposed street ever used by the public as such. The only thing or act done was the outlining or drawing of said street on the aforesaid map of Jacob Morris.

5. The land which would have gone to make up said street has since been sold in separate lots to different persons, and conveyed and re-conveyed on numerous occasions and said lots have since been built upon and contain substantial dwelling buildings.

6. Proceedings for the vacation of said proposed street were instituted and passed by the Board of Street and Water Commissioners of the City of Newark, New Jersey, on December 9th, 1909 but said proceedings were defective in that a six days' notice was given instead of twenty days.

7. That said proposed Gold Street, running diagonally across lots 134 and 135 as aforesaid still remains unvacated and unreleased by said City of Newark, New Jersey.

8. That the premises 411 and 413 South Seventh Street, Newark, New Jersey, come almost wholly within said proposed Gold Street, aforesaid.

9. On said premises there is erected and situate a substantial, well-built six-family dwelling house.

10. Said rights of the City of Newark over said land proposed as Gold Street aforesaid, constitutes a cloud on petitioner's title.

Therefore, petitioner prays that the portion of said Gold Street aforesaid

may be vacated and released by said City of Newark, New Jersey, said petitioner hereby promising and agreeing to pay the reasonable cost of any necessary work, proceedings or steps for said purpose.

Anna Gondek,
Petitioner.
Ernest P. Bird,
Attorney for Petitioner.

The petitioner prays that Taylor Street and Fillmore Street be also vacated and released.

Ernest P. Bird,
Attorney for Petitioner.

Ordered referred to Director Raymond.

The following petition was received and read:

Newark, N. J., December 17, 1924.

To the Board of City Commissioners,
Newark, New Jersey.

Gentlemen:

I hereby petition your honorable body to release and extinguish the public right in No. 3rd Street as the same was laid out on map of Forest Park Realty Co., from Verona Avenue southerly to the Orange Branch of the Erie R. R.

Very truly yours,
Paul E. Heller, Prest.,
Forest Hill Estates.

Ordered referred to Director Raymond.

The following communication was received and read:

Burnett, Sorg, Murray & Duncan,
810 Broad Street,

Newark, N. J., November 28, 1924.
Hon. Thomas L. Raymond, Director,
Dept. of Public Improvements,
City Hall, Newark, N. J.

Attention Mr. Swain.
Re: Grosch-Silano.

My dear Mr. Swain:

This is an application for the vacation of Crockett Street, situated in the City of Newark, County of Essex and State of New Jersey. The application is based on the following facts:

1. The property in question is shown in red on the annexed sketch. It is there indicated what portion of the property lies in the bed of Crockett Street, which this is an application to vacate in so far as concerns said premises outlined in red in the annexed sketch.

2. Dark Lane (Prospect Place) is an old street having originated prior to the beginning of records, and old titles run to and along it. In spite of this, Crockett Street was laid out more or less parallel to and over-lapping it on the Campbell & Butler Map. Thereafter Crockett Street was, we understand, vacated, to-wit, October 5th, 1866. Nevertheless after this vacation two conveyances were made with reference to said Crockett Street as appearing upon said map; these two conveyances and the recitals therein contained constitute a rededication of said street. The deeds referred to are

those made by Julia McSola to George Mulligan, dated October 18, 1870 and recorded October 24, 1870 in Book F 15, pages 353-5 of Deeds for Essex County. Deed from George Mulligan and wife to Christian Grosch, dated August 7th, 1878 and recorded August 10th, 1878 in Book 19, pages 554-5 of Deeds for Essex County.

3. It is through this last mentioned deed to Christian Grosch that the petitioners claimed title to premises in question. For over thirty years last past to the knowledge of Emma Grosch, one of the present owners, that portion of the premises shown on the sketch annexed here to in red as lying in the bed of Crockett Street, has been used as a portion of the premises conveyed to Christian Grosch as in Book T 19 pages 554-5 of Deeds of Essex County; and it is believed that the bed of said Crockett Street has always been considered as a portion of the premises in question and that said Crockett Street was never opened on the ground.

4. The persons represented by this petition and the owners of the said premises shown in red on the annexed sketch are William C. Grosch, Louise Fecher, Anna Grosch, Helen Opitz, Clara Grosch and Etta C. Grosch.

5. Because of the situation existing as above set forth, the title to the premises is questioned to the injury and disadvantage to the owners.

As above stated, this application is for the vacation and relinquishment of public rights in said Crockett Street, excepting in so far as said street may

lie in the bed of any existing public way.

The requested vacation and relinquishment of public rights will in no wise adversely affect the public interest.

Most respectfully submitted,
Burnett, Sorg, Murray & Duncan.
By L. A. Duncan,
Attorneys for Applicants.

Ordered referred to Director Raymond.

The following communication was received and read:

August 1, 1924.

Hon. Thomas L. Raymond, Director,
Department of Public Works,
City Hall, Newark, N. J.

Attention: Mr. Swain
Re: New York Skin & Cancer Hospital

Dear Sir:

This is an application for the vacation of Pennington Street, South and Tichenor Streets, as same were laid out on:

a. Patrick Quinn Map.

b. Joseph Black Map.

c. Map of the Estate of William Frazee, Estate.

d. Map made for the Common Council of the City of Newark by Elias H. Van Winkle, 1838.

e. Or at any time dedicated or laid

out in any manner, except any portion of said streets lying within the boundaries of said Pennington Street, Tichenor Street and South Street as at present laid out.

This application is for the vacation of said streets between the westerly line of Pacific Street and the easterly line of Dawson Street; it is suggested, however, that it might be advantageous to vacate the streets entirely as they appeared on said maps if their extent can be worked out by the Engineering Dept. of the City of Newark, although in this we are not interested.

We file this on behalf of the New York Skin & Cancer Hospital, who as one of the beneficiaries under the Last Will and Testament of Cornelia Storrs is interested in the property owned by her at the time of her death which may be generally described as located as follows:

Bounded on the north by the south line of Pennington Street; on the east by the line of Joseph Baldwin; on the south by the north line of South Street and on the west by the easterly line of Dawson Street.

For a better understanding of the location of the said streets, see the blue print attached to this application. The attached sketch was not made from a survey, but was compiled from the record of deeds and other public records. There is shown on said map the present lay out of said Pennington Street, Tichenor Street and South Street, and sketched in is the possible location of said Pennington Street; Tichenor and South Streets; as same

may have been located on the maps above described. This request for vacation and relinquishment of public rights is for the purpose of obviating questions which now cloud the title.

For your further understanding of the matter we refer you to a map filed, we understand in the City Hall at Newark, entitled: "Copy of the Patrick Quinn Map."

There is also filed in the City Hall of Newark a Commissioners Map showing streets by dotted lines; these were without doubt by error shown on the map of William Frazee, above referred to.

It is also possible that there is on file in the City Hall the Map made for the Common Council in 1838 by Elias H. Van Winkle.

Presuming that you are not interested in the full chain title we merely state the records:

a. Record title to Lots Nos. 1 to 9 both inclusive in Block No. 33 and all of block 29 on Quinn or Black Map is in Cornelia Storrs by D. B. D. 14-45; D. B. S. 16-333 and D. B. F. 19-73.

b. Record title to remainder of Block No. 33 on said Quinn or Black Map is in Walter Keeler by D. B. V-6-431. D. B. V-6-431—George H. Doremus to Walter Keeler excepts from the 2nd tract therein described lots Nos. 17, 18, 19 and 20 on the southwest corner of said Block No. 29. These four lots were probably conveyed by the said George H. Doremus to said Walter Keeler by the deed re-

cited in D. B. D. 14-45 as bearing date June 29, 1849, which deed is not recorded.

c. Walter Keeler died intestate November 29, 1881, leaving a widow surviving him, who died November 3, 1883; and also leaving said Cornelia Storrs as his only child and heir at law.

As stated above, this application for the vacation and relinquishments of public rights in said streets, excepting as they may be in the bed of public streets as now laid out is made on behalf of the New York Skin and Cancer Hospital, one of the beneficiaries under the Last Will and Testament of Cornelia Storrs, deceased.

The requested vacation and relinquishment of public right will in no wise adversely affect the public interest, but will be for the benefit of the City of Newark as it will without doubt result in the development of premises in question, comprising the major portion of two city blocks.

Most respectfully submitted.
Burnett, Sorg, Murray & Duncan.
By L. A. Duncan.

Ordered referred to Director Raymond.

The following communication was received and read:

To the Honorable
Thomas L. Raymond,
Director of the
Department of Public Works.

The petition of the Gatov Construction Co. respectfully shows: That said corporation is the owner of property located on the Northwest corner of Roseville Avenue and Sixth Avenue, in the City of Newark and State of New Jersey;

That a portion of old Roseville Avenue lying west of the present westerly line of Roseville Avenue runs through part of the said property.

That your petitioner is informed that the said old Roseville Avenue was vacated on May 15, 1919, but that the proceedings to vacate the same are not proper.

That your petitioner was granted a loan by the Fidelity Union Title & Mortgage Guarantee Company on the property and was informed that the proceedings to vacate the old Roseville Avenue hereinabove referred to are defective because of the failure to publish the ordinance in full at least two days prior to its final passage and has therefore refused to make payment to your petitioner on the said loan.

Your petitioner, therefore, prays that that portion of old Roseville Avenue lying west of the present westerly line of Roseville Avenue and extending from Sixth Avenue north to the southerly side of Park Avenue and from the northerly line of Park Avenue to the southerly side of Fourth Avenue be properly vacated.

Gatov Construction Co.
By Nathan Gatov, Secy.
Petitioner.

Ordered referred to Director Raymond.

Commissioner Raymond submitted the following ordinances as a matter of information.

An ordinance providing for the vacation of Crockett Street from Springfield Avenue northerly to its terminus;

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of Crockett Street from Springfield Avenue northerly to its terminus;

An ordinance to provide for the vacation of Gold Street from Jacob Street to Fillmore Street; the vacation of Taylor Street from Springfield Avenue northerly to its terminus and the vacation of Fillmore Street from Springfield Avenue northerly to Sixteenth Avenue;

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of Gold Street from Jacob Street to Fillmore Street; Taylor Street from Springfield Avenue northerly to its terminus; and Fillmore Street from Springfield Avenue northerly to Sixteenth Avenue;

An ordinance providing for vacation of that part of Old Roseville Avenue lying west of the present westerly line of Roseville Avenue as the latter is laid out 75 feet in width, and extending from the northerly side of Sixth Avenue West to the southerly side of Park Avenue and from the northerly side of Park Avenue northerly to the

southerly side of Fourth Avenue west,

An ordinance to provide for the vacation of Pennington Street as the same is laid out on Patrick Quinn Map, Joseph Black Map, Map of Estate of William Frazee and Map made for the Common Council of the City of Newark by Elias H. Van Winkle, 1838, from the division line of property formerly belonging to Cornelia Storrs and property formerly belonging to Joseph Baldwin, which line is about 97 feet west of the westerly line of Pacific Street, westerly about 380 feet to the easterly line of Dawson Street, excepting that part of the above described Pennington Street included within the limits of Pennington Street as now laid out and improved; the vacation of Tichenor Street as the same is laid out on Patrick Quinn Map, Joseph Black Map, Map of Estate of William Frazee and Map made for the Common Council of the City of Newark by Elias H. Van Winkle, 1838, from the division line between property formerly belonging to Cornelia Storrs and property formerly of Joseph Baldwin, which line is about 92 feet west of the westerly line of Pacific Street, westerly about 490 feet to its terminus excepting that part of the above described Tichenor Street included within the limits of Tichenor Street and Dawson as now laid out and improved, the vacation of South Street as the same is laid out on Patrick Quinn Map, Joseph Black Map, Map of Estate of William Frazee and Map made for the Common Council of the City of Newark by Elias H. Van Winkle, 1838, from the division line between property formerly belonging to Cornelia Storrs and property

formerly of Joseph Baldwin, which line is about 90 feet west of the westerly line of Pacific Street, westerly about 350 feet to its terminus;

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of the following streets:

Pennington Street as the same is laid out on Patrick Quinn Map, Joseph Black Map, Map of Estate of William Frazee and Map made for the Common Council of the City of Newark by Elias H. Van Winkle, 1838, from the division line of property formerly belonging to Cornelia Storrs and property formerly belonging to Joseph Baldwin, which line is about 97 feet west of the westerly line of Pacific Street, westerly about 380 feet to the easterly line of Dawson Street, excepting that part of the above described Pennington Street included within the limits of Pennington Street as now laid out and improved;

Tichenor Street as the same is laid out on Patrick Quinn Map, Joseph Black Map, Map of the Estate of William Frazee and Map made for the Common Council of the City of Newark by Elias H. Van Winkle, 1838, from the division line between property formerly belonging to Cornelia Storrs and property formerly of Joseph Baldwin, which line is about 92 feet west of the westerly line of Pacific Street, westerly about 490 feet to its terminus, excepting that part of the above described Tichenor Street included within the limits of Tichenor Street and Dawson Street as now laid out and improved;

South Street as the same is laid out on Patrick Quinn Map, Joseph Black Map, Map of the Estate of William Frazee and Map made for the Common Council of the City of Newark by Elias H. Van Winkle, 1838, from the division line between property formerly belonging to Cornelia Storrs and property formerly of Joseph Baldwin, which line is about 90 feet west of the westerly line of Pacific Street, westerly about 350 feet to its terminus;

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of North Third Street from Verona Avenue southerly to the Orange Branch of the Erie Railroad;

An ordinance to provide for the opening of Florence Avenue from a point 180 feet north of the northerly line of Sandford Place as the same is laid out on Map of Ivy Realty Company, northerly about 2096 feet to the southerly terminus of Oakland Terrace as the same is laid out on Map of Property of Oakland Terrace Incorporated; the opening of Mt. Vernon Place from a point 143.56 feet west of the westerly line of Ellery Avenue, 66.44 feet to the easterly line of Florence Avenue as above described; the opening of Netherwood Place from a point 225.52 feet west of the westerly line of Florence Avenue as above mentioned; the opening of Varsity Road from Sandford Avenue westerly to Eastern Parkway.

Commissioner Raymond moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolution:

RESOLVED: That a certain Bill of Sale from the City of Newark to L. Bamberger & Co., for the sale by said City to said Company of the brick building used as a boiler house, the 10,000 gallon steel fuel oil storage tank and the small tool house now on the City yard property at Sherman Avenue and Concord Street, Newark, New Jersey, title to which real property on which the above mentioned articles are located, is about to become vested in said L. Bamberger & Company by deed from said the City of Newark, which Bill of Sale bears even date herewith, be and the same is hereby approved, and the Director of the Department of Public Works and the City Clerk are hereby authorized and directed to execute the same on the passage of this resolution, a copy of said Bill of Sale forming part hereof.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Application by petition has been made to the Board for the vacation of Crockett Street as the same is laid out on Map of Col. Stephen Hayes Property and on file on page 24 of private maps in the office of the Chief Engineer, Division of Surveys, Department of Public Works, City Hall, Newark, N. J., and also as shown on map of property of Campbell and Butler on file on page 26 of private maps in the above mentioned office, from Springfield Avenue northerly to its terminus excepting such parts of the above mentioned Crockett Street as lie within the limits of Bruce Street, Fifteenth Avenue and Prospect Place and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1313-V; and

WHEREAS, In the judgment of the Board of Commissioners of the City of Newark, the public interests will be better served by granting said application; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that it is the intention of said Board by virtue of the provisions of Section 1, sub-division (b) of Article XXII, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto to vacate Crockett Street as the same is laid out on Map of Col. Stephen Hayes Property and on file on page 24 of private maps in the

office of the Chief Engineer, Division of Surveys, Department of Public Works, City Hall, Newark, N. J., and also as shown on map of property of Campbell & Butler on file on page 26 of private maps in the above mentioned office, from Springfield Avenue northerly to its terminus excepting such parts of the above mentioned Crockett Street as lie within the limits of Bruce Street, Fifteenth Avenue and Prospect Place and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1313-V, and that an ordinance vacating the same be taken up for consideration at a meeting of this Board, to be held on Tuesday, January 13th, 1925, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers for one day at least ten days from said January 13th, 1925, of the intention of the Board so to do, and that at said meeting all persons whose lands may be affected by said ordinance, or who may be interested therein will be given an opportunity to be heard concerning the same.

Thomas L. Raymond
John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Crockett Street was laid out on Map of Col. Stephen Hayes Property and on file on page 24 of private Maps in the office of the Chief Engineer, Division of Surveys, Department of Public Works, City Hall, Newark, N. J., and also on map of Property of Campbell and Butler on file on page 26 of private maps in the above mentioned office, from Springfield Avenue northerly to its terminus; and,

WHEREAS, Said portion of Crockett Street has never been accepted or opened by the City of Newark; and

WHEREAS, Application has been made to this Board of Commissioners to release and extinguish the the public right, if any, arising from such dedication; and

WHEREAS, Under the provisions of Article 22, Section 4, of an Act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27th, 1917, and the acts amendatory thereof and supplementary thereto, this Board is empowered, after public hearing, by ordinance to release and extinguish the public right arising from such dedication; and,

WHEREAS, It appears to this Board of Commissioners that said portion of Crockett Street will not be a public benefit and that the public interest will be better served by releasing said lands from dedication; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that an ordinance releasing and extinguishing the public right arising from the dedication of Crockett Street as the same is laid out on Map of Col. Stephen Hayes Property and on file on page 24 of private Maps in the office of the Chief Engineer, Division of Surveys, Department of Public Works, City Hall, Newark, N. J., and also as shown on map of property of Campbell and Butler on file on page 26 of private maps in the above mentioned office, from Springfield Avenue northerly to its terminus, excepting such parts of the above mentioned Crockett Street as lie within the limits of Bruce Street, Fifteenth Avenue and Prospect Place, all being also shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1313-V, be taken up for consideration at a meeting to be held on Tuesday, January 13th, 1925, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M. and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers, for one day at least ten days before said January 13th, 1925, of the intention of the Board so to do, and that at said meeting all persons whose lands may be affected by said ordinance, or who may be interested therein will be given an opportunity to be heard concerning the same.

Thomas L. Raymond
John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Application by petition has been made to the Board for the vacation of Gold Street as laid out on Map of property of Jacob Morris and on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, on page 220 of private maps, from Jacob Street to Fillmore Street excepting that part of the above described Gold Street lying within the limits of South Seventh Street; the vacation of Taylor Street as shown on above mentioned Map of Property of Jacob Morris from Springfield Avenue northerly to its terminus, excepting such parts of the above described Taylor Street lying within the limits of South 6th Street, South 7th Street and Sixteenth Avenue; the vacation of Fillmore Street as shown on above mentioned map of property of Jacob Morris from Springfield Avenue northerly to Sixteenth Avenue excepting such parts of the above described Fillmore Street lying within the limits of Littleton Avenue and South 6th Street; and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1037-V; and

WHEREAS, In the judgment of the Board of Commissioners of the City of Newark, the public interest will be better served by granting said application; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that it is the intention of said Board by virtue of the provisions of Section 1, sub-division (b), of Article XXII, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto to vacate Gold Street as laid out on Map of Property of Jacob Morris and on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, on page 220 of private Maps, from Jacob Street to Fillmore Street excepting that part of the above described Gold Street lying within the limits of South Seventh Street; to vacate Taylor Street as shown on above mentioned map of Property of Jacob Morris from Springfield Avenue northerly to its terminus, excepting such parts of the above described Taylor Street lying within the limits of South 6th Street, South 7th Street and Sixteenth Avenue; to vacate Fillmore Street as shown on the above mentioned Map of property of Jacob Morris from Springfield Avenue northerly to Sixteenth Avenue excepting such parts of the above described Fillmore Street lying within the limits of Littleton Avenue and South 6th Street, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1037-V, and that an ordinance vacating the same be taken up for consideration at a meeting of this Board, to be held on Tuesday, January 13th, 1925, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the

Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers for one day at least ten days from said January 13th, 1925, of the intention of the Board so to do, and that at said meeting all persons whose lands may be affected by said ordinance, or who may be interested therein will be given an opportunity to be heard concerning the same.

Thomas L. Raymond
John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Gold Street was laid out on Map of Property of Jacob Morris from Jacob Street to Fillmore Street; Taylor Street as shown on above mentioned map of property of Jacob Morris from Springfield Avenue northerly to its terminus and Fillmore Street as shown on the above mentioned map of property of Jacob Morris from Springfield Avenue northerly to Sixteenth Avenue; and

WHEREAS, Said portions of Gold Street, Taylor Street and Fillmore Street have never been accepted or opened by the City of Newark; and,

WHEREAS, Application has been made to this Board of Commissioners

to release and extinguish the public right, if any, arising from such dedication; and,

WHEREAS, Under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27th, 1917, and the acts amendatory thereof and supplementary thereto, this Board is empowered, after public hearing, by ordinance to release and extinguish the public right arising from such dedication; and,

WHEREAS, It appears to this Board of Commissioners that said portion of Gold Street, Taylor Street and Fillmore Streets will not be a public benefit and that the public interest will be better served by releasing said lands from dedication; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that an ordinance releasing and extinguishing the public right arising from the dedication of Gold Street as laid out on Map of property of Jacob Morris and on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, on page 220 of private maps, from Jacob Street to Fillmore Street, excepting that part of the above described Gold Street lying within the limits of South Seventh Street; the dedication of Taylor Street as shown on above mentioned map of property of Jacob Morris from Springfield Avenue northerly to its terminus, excepting such parts of the above described Taylor Street lying within the limits of South 6th Street, South 7th Street and Sixteenth Avenue; the dedication of Fillmore

Street as shown on above mentioned Map of property of Jacob Morris from Springfield Avenue northerly to Sixteenth Avenue excepting such parts of the above described Fillmore Street lying within the limits of Littleton Avenue and South 6th Street; and also as shown on a map on file in the office of the Chief Engineer, known and designated as No. 1037-V, be taken up for consideration at a meeting to be held on Tuesday, January 13th, 1925, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers for one day at least ten days before said January 13th, 1925, of the intention of the Board so to do, and that at said meeting all persons whose lands may be affected by said ordinance, or who may be interested therein, will be given an opportunity to be heard concerning the same.

Thomas L. Raymond
John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Application by petition has been made to the Board for the vacation of that part of Old Roseville Avenue lying west of the present westerly line of Roseville Avenue as

the latter is laid out 75 feet in width, and extending from the northerly side of Sixth Avenue west northerly to the southerly side of Park Avenue and from the northerly side of Park Avenue northerly to the southerly side of Fourth Avenue west; as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1201-V; and,

WHEREAS, In the judgment of the Board of Commissioners of the City of Newark, the public interest will be better served by granting said application; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that it is the intention of said Board by virtue of the provisions of Section 1, sub-division (b), of Article XXII, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto to vacate that part of Old Roseville Avenue lying west of the present westerly line of Roseville Avenue as the latter is laid out 75 feet in width, and extending from the northerly side of Sixth Avenue west northerly to the southerly side of Park Avenue and from the northerly side of Park Avenue northerly to the southerly side of Fourth Avenue west, as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1201-V, and that an ordinance vacating the same be taken up for consideration at a meeting of this Board, to be held on Tuesday, January 13th, 1925, in the

Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers for one day, at least ten days from said January 13th, 1925, of the intention of the Board so to do, and that at said meeting all persons whose lands may be affected by said ordinance, or who may be interested therein, will be given an opportunity to be heard concerning the same.

Thomas L. Raymond
John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Application by petition has been made for the vacation of Pennington Street as the same is laid out on Patrick Quinn Map, Joseph Black Map, Map of Estate of William Frazee and Map made for the Common Council of the City of Newark by Elias H. Van Winkle, 1838, from the division line of property formerly belonging to Cornelius Storrs and property formerly belonging to Joseph Baldwin which line is about 97 feet west of the westerly line of Pacific Street, westerly about 380 feet to the easterly line of Dawson Street excepting that part of the above described Pennington Street included

within the limits of Pennington Street as now laid out and improved; the vacation of Tichenor Street as the same is laid out on Patrick Quinn Map, Joseph Black Map, Map of Estate of William Frazee and Map made for Common Council of City of Newark by Elias H. Van Winkle, 1838, from the division line between property formerly belonging to Cornelia Storrs and property formerly of Joseph Baldwin, which line is about 92 feet west of the westerly line of Pacific Street, westerly about 490 feet to its terminus excepting that part of the above described Tichenor Street included within the limits of Tichenor Street and Dawson Street as now laid out and improved; the vacation of South Street as the same is laid out on Patrick Quinn Map, Joseph Black Map, Map of Estate of William Frazee and Map made for Common Council of the City of Newark by Elias H. Van Winkle, 1838, from the division line between property formerly belonging to Cornelia Storrs and property formerly of Joseph Baldwin, which line is about 90 feet west of the westerly line of Pacific Street, westerly about 350 feet to its terminus; and,

WHEREAS, In the judgment of the Board of Commissioners the public interests will be better served by granting said application; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that it is the intention of said Board, by virtue of the provisions of Section 1, sub-division (b), of Article XXII, of an act of the Legislature of the

State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto, to vacate Pennington Street as the same is laid out on Patrick Quinn Map, Joseph Black Map, Map of Estate of William Frazee and Map made for the Common Council of the City of Newark by Elias H. Van Winkle, 1838, from the division line of property formerly belonging to Cornelia Storrs and property formerly to Joseph Baldwin, which line is about 97 feet west of the westerly line of Pacific Street, westerly about 380 feet to the easterly line of Dawson Street excepting that part of the above described Pennington Street included within the limits of Pennington Street as now laid out and improved; to vacate Tichenor Street as the same is laid out on Patrick Quinn Map, Joseph Black Map, Map of Estate of William Frazee and Map made for Common Council of the City of Newark by Elias H. Van Winkle, 1838, from the division line between property formerly belonging to Cornelia Storrs and property formerly of Joseph Baldwin, which line is about 92 feet west of the westerly line of Pacific Street, westerly about 490 feet to its terminus excepting that part of the above described Tichenor Street included within the limits of Tichenor Street and Dawson Street as now laid out and improved; to vacate South Street as the same is laid out on Patrick Quinn Map, Joseph Black Map, Map of Estate of William Frazee and Map made for Common Council of the City of Newark by Elias H. Van Winkle, 1838, from the

division line between property formerly belonging to Cornelia Storrs and property formerly of Joseph Baldwin, which line is about 90 feet west of the westerly line of Pacific street, westerly about 350 feet to its terminus; all of which is also shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known as No. 1304-V, and that an ordinance vacating the same be taken up for consideration at a meeting of this Board, to be held on Tuesday, January 13th, 1925, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers for one day at least ten days before said January 13th, 1925, of the intention of the Board so to do.

Thomas L. Raymond
John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Pennington Street, Tichenor Street and South Street were laid out on Patrick Quinn Map, Joseph Black Map, Map of Estate of William Frazee and map made for the Common Council of the City of Newark by Elias H. Van Winkle, 1838; and,

WHEREAS, Said Pennington Street, Tichenor Street and South Street have never been accepted or opened by the City of Newark; and

WHEREAS, Application has been made to this Board of Commissioners to release and extinguish the public right, if any, arising from such dedication; and

WHEREAS, Under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27th, 1917, and the acts amendatory thereof and supplementary thereto, this Board is empowered after public hearing, by ordinance to release and extinguish the public right arising from such dedication; and

WHEREAS, It appears to this Board of Commissioners of the City of Newark, that said portions of the above mentioned streets will not be a public benefit and that the public interests will be better served by releasing said lands from dedication; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that an ordinance releasing and extinguishing the public right arising from the dedication of the following streets:

Pennington Street as the same is laid out on Patrick Quinn Map, Joseph Black Map, Map of Estate of William Frazee and Map made for the Common Council of the City of Newark by Elias H. Van Winkle, 1838, from

the division line of property formerly belonging to Cornelia Storrs and property formerly belonging to Joseph Baldwin, which line is about 97 feet west of the westerly line of Pacific Street, westerly about 380 feet to the easterly line of Dawson Street, excepting that part of the above described Pennington Street included within the limits of Pennington Street as now laid out and improved;

Tichenor Street as the same is laid out on Patrick Quinn Map, Joseph Black Map, Map of the Estate of William Frazee and Map made for the Common Council of the City of Newark by Elias H. Van Winkle, 1838, from the division line between property formerly belonging to Cornelia Storrs and property formerly of Joseph Baldwin, which line is about 92 feet west of the westerly line of Pacific Street, westerly about 490 feet to its terminus excepting that part of the above described Tichenor Street included within the limits of Tichenor Street and Dawson Street as now laid out and improved;

South Street as the same is laid out on Patrick Quinn Map, Joseph Black Map, Map of Estate of William Frazee and Map made for Common Council of the City of Newark by Elias H. Van Winkle, 1838, from the division line between property formerly belonging to Cornelia Storrs and property formerly of Joseph Baldwin, which line is about 90 feet west of the westerly line of Pacific Street, westerly about 350 feet to its terminus.

All as shown on a map on file in

the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1304-V, be taken up for consideration at a meeting to be held on Tuesday, January 13th, 1925, in the Board meeting room, second floor, city hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers, for one day at least ten days before said January 13th, 1925, of the intention of the Board so to do.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the assessment for benefits as determined by the Engineer in Charge of the Bureau of Sewers for the construction of a sewer in Vanderpool Street from Avenue C 140 feet westerly, be and the same is hereby approved and ordered filed with the Comptroller.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the assessment for benefits as determined by the Engineer in Charge of the Bureau of Sewers for the construction of a sewer in Wheeler Point Road from Bay Avenue 250 feet northerly, be and the same is hereby approved and ordered filed with the Comptroller.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering the following materials to the Department of Public Works be and the same hereby is awarded as follows, being the lowest responsible bidder in each case:

Blacksmith Supply House, Newark

Approximately 40 kegs, #7 long heel hind horseshoes, at \$7.25 a keg.

Approximately 10 kegs, #8 long heel hind horseshoes, at \$7.25 a keg.

Approximately 6 kegs, #8 front horseshoes, at \$7.25 a keg.

Approximately 20 kegs #7 front horseshoe tips, at \$7.75 a keg.

Approximately 20 kegs #8 front horseshoe tips, at \$7.75 a keg.

Approximately 144 prs. # 6 Roger rubber horseshoe pad, at 53 cents a pr.

Approximately 360 prs. #7 Roger rubber horseshoe pad, at 57 cents a pr.

Approximately 288 prs. #8 Roger rubber horseshoe pad, at 62 cents a pr.

Approximately 144 prs. #9 Roger rubber horseshoe pad, at 69 cents a pr.

Approximately 72 prs. #10 Roger rubber horseshoe pad, at 78 cents a pr.

Approximately 400 lbs. $\frac{1}{2} \times \frac{1}{2}$ toe steel, at \$4.19 C lbs.

Approximately 400 lbs. $\frac{5}{8} \times \frac{1}{2}$ toe steel, at \$4.19 C lbs.

Approximately 600 lbs. $\frac{3}{4} \times \frac{1}{2}$ toe steel, at \$4.19 C lbs.

Approximately 600 lbs. $\frac{3}{4} \times \frac{1}{2}$ toe steel, at \$4.19 C lbs.

Approximately 6 doz. 16" Stokes Bros. tanged rasp, at \$8.00 a doz.

Approximately 200 lbs. #9 Vulcan horseshoe nails, at \$4.69 C lbs.

Approximately 400 lbs. #10 Vulcan horseshoe nails, at \$4.69 C lbs.

**D. B. Fleming & Sons, Inc.
New York City**

Approximately 12 sheep skins, short wool, at \$2.70 each.

Approximately 3 $\frac{1}{2}$ sides Bridle leather (#20 each), at 49 cents a lb.

Approximately 6 sides fold leather, at \$12.00 each.

Approximately 12 sides Rein leather ((25# each), at 54 cents a lb.

Approximately 6 sides heavy bull leather (30# each), at 54 cents a lb.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contracts for furnishing and delivering the following materials to the Department of Public Works be and the same hereby are awarded as follows, being the lowest responsible bidder in each case:

**The Hasting Pavement Company,
New York City**

Approx. 10,000 asphalt blocks 5"x2½" long, at \$114.00 per M.

J. P. Callaghan, Inc., Harrison, N. J.

Approx. 700 cubic yards Cowbay sand, at \$1.80 cu. yd.

Approx. 1,000 bbls. Portland cement, in carload lots—fob siding asphalt plant, at \$2.62 bbl.

Approx. 2,400 bags Portland cement, delivered to any point within the City Limits, 71 cents a bag.

Rebate of 10 per bag on all empty bags returned in good condition.

Van Keuren & Son, East Newark, N. J.

Approx 10,000 common building bricks, at \$22.00 per M.

Chas. Schaefer & Son, Newark

Approx. 2,700 bags oats (34# to bu.), at \$1.85 a bag.

Approx. 130 tons, #1 Timothy hay, at \$31.00 a ton.

Approx. 11 tons, Best straw, at \$22.00 a ton.

For delivery during the months of January, February and March, 1925.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities, in accordance with the statutes of the State of New Jersey applicable thereto; therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark that the sum of six thousand three hundred and ninety dollars (\$6,390) be and the same is hereby appropriated to Frank

S. Smith, for the acquisition by the City of Newark of a certain tract of salt meadow land, situate in the City of Newark, Essex County, New Jersey, known and designated as follows:

Block 1408 lot 3

" 1409 " 2 (Wm. Vreeland)

" 1410 " 1

" 1385 " 4

Containing 4.26 acres.

The said sum of six thousand three hundred and ninety dollars (\$6,390) being appropriated from the Port Newark Development account and payment of the same to be made to the said Frank S. Smith upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond,
Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Director of the Department of Public Works, by authority of the Board of Commissioners of the City of Newark, heretofore entered into contracts for the furnishing and delivering to said Department of materials as hereinafter set forth; and

WHEREAS, All of said contracts

contain a clause whereby the same may be continued in force for a further period of one (1) year upon the mutual consent of the parties thereto; and,

WHEREAS, It is deemed advisable to continue said contracts for a further period of one (1) year from January 1st, 1925, the contractors in each instance having agreed thereto; therefore be it

RESOLVED, That the following contracts herein above referred to, be and the same hereby are continued in effect for a further period of one (1) year from January 1st, 1925, upon the filing by such contractors with said Department of Public Works of their respective written consents thereto and upon the filing with the said Department of Public Works of the consent of the surety on said contracts:

Neptune Meter Company, dated January 15th, 1924, for furnishing and delivering repair parts for "Tridant" water meters.

Thomson Meter Company, dated January 16th, 1924, for furnishing and delivering repair parts for "Lambert" water meters.

Pittsburgh Meter Company, dated January 17th, 1924, for furnishing and delivering repair parts for "Key-stone" water meters.

Union Water Meter Company, dated January 16th, 1924, for furnishing and delivering repair parts for "Union" water meters.

Worthington Pump & Mach. Company, dated January 16th, 1924, for furnishing and delivering repair parts for "Worthington" water meters.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, North Third Street was laid out on map of Forest Park Realty Company, Forest Hill, Newark, N. J., which map is on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, Newark, N. J., on page 524 of Private Maps, from Verona Avenue southerly to the Orange Branch of the Erie Railroad; and

WHEREAS, Said portion of North Third Street has never been accepted or opened by the City of Newark; and

WHEREAS, Application by petition has been made to this Board of Commissioners to release and extinguish the public right, if any, arising from such dedication; and

WHEREAS, Under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27th,

1917, and the acts amendatory thereof and supplementary thereto, this Board is empowered, after public hearing, by ordinance to release and extinguish the public right arising from such dedication; and

WHEREAS, It appears to this Board of Commissioners that said portion of North Third Street will not be a public benefit and that the public interest will be better served by releasing said lands from dedication; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark, that an ordinance releasing and extinguishing the public right arising from the dedication of North Third Street as laid out on Map of Forest Park Realty Company, Forest Hill, Newark, N. J., which map is on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, Newark, N. J., on page 524 of Private Maps, from Verona Avenue southerly to the Orange Branch of the Erie Railroad and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1297-V, be taken up for consideration at a meeting to be held on Tuesday, January 13th, 1925, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers for one day at least ten days before said January 13th, 1925, of the intention of the Board so to do, and that at said meeting all persons whose

lands may be affected by said ordinance, or who may be interested therein, will be given an opportunity to be heard concerning the same.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Director of the Department of Public Works, by authority of the Board of Commissioners of the City of Newark heretofore entered into contracts for furnishing and delivering to said Department of materials as hereinafter set forth; and

WHEREAS, All of said contracts contain a clause whereby the same may be continued in force for a further period of six (6) months upon the mutual consent of the parties hereto; and

WHEREAS, It is deemed advisable to continue said contracts for a further period of six (6) months from January 1st, 1925, the contractors in each instance having agreed hereto; therefore, be it

RESOLVED, That the following contracts herein above referred to, be and the same hereby are continued in

effect for a further period of six (6) months from January 1st, 1925, upon the filing by such contractors with said Department of Public Works of their respective written consents hereto and upon the filing with the said Department of Public Works of the consent of the surety of said contracts:

Pennsylvania Salt Mfg. Company, dated July 18th, 1924, for furnishing and delivering Chlorine.

B. F. Goodrich Rubber Company, dated June 30th, 1924, for furnishing and delivering automobile tubes.

United States Tire Company, dated June 30th, 1924, for furnishing and delivering automobile tires.

Starter & Battery Service Company, dated April 4th, 1924, for furnishing and delivering storage batteries.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Director of the Department of Public Works, by authority of the Board of Commissioners of the City of Newark, heretofore entered into contracts for the furnish-

ing and delivering to said Department of materials as hereinafter set forth; and

WHEREAS, All of said contracts contain a clause whereby the same may be continued in force for a further period of one (1) year upon the mutual consent of the parties hereto; and

WHEREAS, It is deemed advisable to continue said contracts for a further period of one (1) year from January 1st, 1925, the contractors in each instance having agreed hereto; therefore, be it

RESOLVED, That the following contracts herein above referred to, be and the same hereby are continued in effect for a further period of one (1) year from January 1st, 1925, upon the filing by such contractors with said Department of Public Works of their respective written consents thereto and upon the filing with the said Department of Public Works of the consent of the surety on said contracts:

Bonnell Motor Car Company, dated January 2nd, 1924, for furnishing and delivering repair parts for Dodge Brothers automobiles.

Bonnell Motor Car Company, dated June 5th, 1924, for furnishing and delivering Units for Graham Brothers trucks with Dodge Bros. Power Plant.

DeCozen Motor Car Company, dated January 30th, 1924, for furnishing and delivering Maxwell automobiles.

DeCozen Motor Car Company, dated August 12th, 1924, for furnishing and delivering Chrysler automobiles.

Gamon Meter Company, dated January 14th, 1924, for furnishing and delivering repair parts for "Gamon" meters.

Hersey Mfg. Company, dated January 15th, 1924, for furnishing and delivering repair parts for "Hersey" water meters.

Thomas L. Raymond
John Howe
Charles P. Gillen,
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Benjamin D. Robinson, a general inspector in the Division of Water in the Department of Public Works of the City of Newark is an honorably discharged Union soldier, who served in the War of the Rebellion, has reached the age of 81 years, and has been for upwards of 29 years continuously in the public service of the City of Newark; and

WHEREAS, Said Benjamin D. Robinson has made application to be retired from such service with a pension of one-half the compensation now being received by him; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that by virtue of the power and authority vested in it by Chapter 84 of the Laws of 1912, Benjamin D. Robinson be and he is hereby retired from the service of the City of Newark as of January 1st, 1925, upon his own request, with a pension of eight hundred and seventy (\$870) dollars per annum, being one-half of the compensation now being received by him from the said City, for and during the term of his natural life; said pension to be paid in the same manner as other salaries are paid.

Thomas L. Raymond
John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments thereof, to order and cause the opening of Florence Avenue from a point 180 feet north of the northerly line of Sandford Place as the same is laid out on Map of Ivy Realty Company, northerly about 2,096 feet to the

southerly terminus of Oakland Terrace as the same is laid out on Map of Property of Oakland Terrace, Incorporated, as follows: Beginning at a point in the easterly line of Florence Avenue as the same is laid out on Map of Ivy Realty Company, distant 180 feet northerly from the northeasterly corner of Sandford Place and Florence Avenue; thence north $28^{\circ} 54'$ east parallel with Ellery Avenue 627.74 feet to the northerly line of Mt. Vernon Place extended westerly; the above described line being the easterly line of a street to be 60 feet in width; thence beginning at a point in the northerly line of Mt. Vernon Place extended westerly, distant 220 feet measured north $61^{\circ} 06'$ west along the northerly line of Mt. Vernon Place and extension thereof, from the northwesterly corner of Mt. Vernon Place and Ellery Avenue; thence north $27^{\circ} 18' 40''$ east 1,436.17 feet to a point in the extension of the easterly line of Oakland Terrace; thence in the extension of the easterly line of Oakland Terrace north $41^{\circ} 45'$ east 32.02 feet to a monument stone at the southerly terminus of the easterly line of Oakland Terrace; the above described line being the easterly line of a street to be 50 feet in width, the opening of Mt. Vernon Place from a point 143.56 feet west of the westerly line of Ellery Avenue, 66.44 feet to the easterly line of Florence Avenue as above described. Beginning at a point in the southerly line of Mt. Vernon Place distant 66.44 feet westerly from the southwesterly corner of Mt. Vernon Place and Ellery Avenue; thence north $61^{\circ} 06'$ west in extension of the southerly line of Mt. Vernon Place 66.44 feet to

the easterly line of Florence Avenue as above mentioned; the above described line being the southerly line of a street to be 60 feet in width; the opening of Netherwood Place from a point 225.52 feet west of the westerly line of Ellery Avenue 24.70 feet to the easterly line of Florence Avenue as above mentioned. Beginning at a point in the southerly line of Netherwood Place distant 225.52 feet westerly from the southwesterly corner of Netherwood Place and Ellery Avenue; then north $61^{\circ} 06'$ west in extension of the southerly line of Netherwood Place 24.70 feet to the easterly line of Florence Avenue as above mentioned. The above described line being the southerly line of a street to be 60 feet in width. The opening of Varsity Road from Sandford Avenue westerly to Eastern Parkway, as follows: Beginning at a point in the westerly line of Sandford Avenue distant 289.78 feet measured south 29° west along the westerly line of Sandford Avenue from the southwesterly corner of Lenox Street and Sandford Avenue; then ce north $58^{\circ} 53'$ west 315.19 feet to an angle; thence north $53^{\circ} 42' 30''$ west 618.44 feet to an angle; thence north $46^{\circ} 19' 30''$ west 240.78 feet to the easterly line of Eastern Parkway; the above described line being the southerly line of a street to be 50 feet in width excepting from the above described opening that part lying within the lines of Ellery Avenue as opened by City Ordinance. All as shown on two maps prepared under the direction of this Board, which maps are on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No 1243-O and

1244-O, dated September 26, 1924.

That said improvements shall be undertaken as local improvements and the cost thereof shall be assessed against the property peculiarly benefited by said improvement in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue of the provisions of the act above referred to.

That in order to temporarily finance said improvements the following sums are hereby appropriated, viz: for Florence Avenue Opening, \$17,500.00; for Mt. Vernon Place Opening, \$500.00; for Netherwood Place Opening, \$200.00; for Varsity Road Opening, \$12,500.00, and temporary bonds or notes shall be issued from time to time to meet the cost thereof, under and by virtue of the provisions of an act entitled "An Act to Authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to

give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvements to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board, to be held in its meeting room, City Hall, on January 13th, 1925, at 11 o'clock A. M., at which time and place ordinances for the making of such improvements will be considered.

Thomas L. Raymond
Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, A contract was awarded on September 25, 1923, to Alexander J. Milmoie for the paving of Port Street, Terminal Street and in rear of Marginal Dock, Unit "A," at Port Newark Terminal, with new granite block on a 6" concrete base, together with setting new 6x20 granite curb; and

WHEREAS, Under the terms of the contract only two unit prices are to be paid, i. e., for new straight granite curb set in concrete and new granite

block paving including concrete base, and

WHEREAS, During the progress of the work certain exigencies arose which made necessary certain extra work, i.e., extra grading in preparing sub-grade, special radius granite curb,, etc., and

WHEREAS, Due to faulty soil conditions over a portion of the contract it was thought best for the safe completion of the work to reinforce the concrete base with steel rods, and

WHEREAS, The contractor Alexander J. Milmoie, could do this extra work more economically than it could have been done otherwise, therefore, be it

RESOLVED, That the contractor, Alexander J. Milmoie, be reimbursed for the extra work involved, itemized as follows:

Material in Place	
121 lin. ft. spec. rad. granite curb, at \$3.20	\$ 387.20
157 lin. ft. bluestone curb, at \$2.05	321.85
259 lin. ft. granite curb reset, at \$1.00	259.00
186 lin. ft. ½" reinforcing rods, at 6 cents	11.16
2 inlets, at \$15.00	30.00
780 sq. yds. ¾" reinforcing rods, at 60 cents	468.00
6,302 sq. yds. ¾" reinforcing rods, at \$1.40	8,822.80
35 sq. yds. old block paving, at \$4.00	140.00
28 sq. yds. concrete base, at \$2.00	56.00

4 cu. yds. broken stone, at \$4.00	16.00
Labor	
69 hrs. stone cutter, at \$1.25	86.25
232 hrs. foreman, at \$1.00....	232.00
207 hrs. auto truck, at \$3.33	689.31
2,070 hrs. laborers, at 60 cents	1,242.00
54 hrs. teams, at \$1.33.....	71.82
106 hrs carts, at \$1.00.....	106.00
11 days Keystone shovel, at \$60.00	660.00
	<hr/>
	\$13,599.39

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, A contract was awarded on September 16th, 1924, to The J. B. Gilligan-Casey Company for the repaving of West Park Street from Broad Street to Halsey Street, which contemplated the building up of the old concrete base previous to laying of the finished asphalt surface; and

WHEREAS, Work performed by the Sewer Department, in an effort to determine the cause of settlement in the street and eliminate further settlement, made it necessary to remove the old concrete base in its entirety; and

WHEREAS, It has been deemed advisable to reinforce the new concrete base to the fullest extent in order to eliminate further settlement, by the laying of an eight (8) inch concrete base reinforced to develop the full strength of the concrete; and

WHEREAS, The contractor, the J. B. Gilligan-Casey Company, has agreed to furnish the extra concrete required, approximately 150 cubic yards, for the bid price of \$8.00 per cubic yard contained in the contract; the necessary earth filling, approximately 200 cubic yards, at \$1.50 per cubic yard consolidated in place, and the reinforcing steel required, approximately 32,000 pounds, for six cents per pound in place; therefore, be it

RESOLVED, That the contractor, the J. B. Gilligan-Casey Company be authorized to place extra concrete required for \$8.00 per cubic yard in place, the necessary earth filling for \$1.50 per cubic yard consolidated in place, and the reinforcing steel required for six cents per pound in place.

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of ten thousand, four hundred and sixty-six dollars and fifty-three cents (\$10,466.53) be and the same is hereby appropriated to persons named on annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Miscellaneous Revenue	\$ 50.00
Collecting Taxes	942.45
Contingent	9,450.00
City Sundries	24.08
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	\$10,466.53

John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of fifty-seven dollars and eighty-one cents (57.81) be and the same is hereby appropriated to persons named on annexed certified list being the bills and claims of the Department of Public Safety as follows:

Public Safety\$57.81

W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That the sum of one thousand eighty-nine dollars and ninety cents (\$1,089.90) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the weekly payroll of the Department of Parks and Public Property for week ending December 17, 1924, as follows:

Shade Tree\$1,089.90

Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of forty-seven thousand, six hundred fifty-seven dollars and seven cents (\$47,657.07) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

Centre Market	\$ 500.00
City Sundries	30.45
Contingent	114.60
Convalescent Home Construction	45,184.62
Green & Franklin St. Property	1,226.80
Public Buildings	600.60
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	\$47,657.07

Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the sum of twenty-seven thousand, two hundred twenty dollars and forty-five cents (\$27,220.45) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Docks	\$16,325.58
Street Cleaning	1,453.47
Streets	290.95
Motors	151.20
Estimates (St. Imp.)	8,752.50
Contingent Acct.	246.75
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	\$27,220.45

Charles P. Gillen
Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one hundred one dollars and eighty cents (\$101.80) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Streets\$101.80

Charles P. Gillen
Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-four thousand and ninety dollars and eighty-nine (\$34,090.89) cents be and the same hereby is appropriated to the persons named, as per certified list attached, being the

gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, weekly pay-rolls ending December 17,
1924\$34,090.89

Charles P. Gillen
Thomas L. Raymond
W. J. Brennan
John Howe
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the following changes affecting the payroll of the Department of Public Affairs be and the same are hereby approved:

Bureau of Health

Appointment—No Eligible List

Charles McGokin, Plumbing Inspector, \$2,160 per annum, effective January 2, 1925.

F. C. Breidenbach
W. J. Brennan
Charles P. Gillen
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the salary of Charles Helmstetter Executive Clerk in the Department of Public Affairs be and the same is increased from thirty-six hundred dollars to four thousand dollars per annum effective January 1st, 1925.

F. C. Breidenbach
W. J. Brennan
John Howe
Charles P. Gillen
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

George H. James, Clerk, Dept. Public Works.

Thomas McEvoy, Dept. Public Works.

George C. Springer, Clerk, Dept. Public Works.

Alfred G. Rotondi, Clerk Dept. Public Works.

Various Temporary Employees, Tax Receiver's office.

John Howe
W. J. Brennan
F. C. Breidenbach
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerk in the office of the Board of Assessment and Revision of Taxes, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite his respective name; effective January 1st, 1925:

Frank A. Caffrey, from \$1,680 to \$1,800.

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerks in the office of the Comptroller, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite their respec-

tive names; effective January 1st, 1925.

Benjamin Seligman, from \$2,520 to \$2,700.

John H. Pollard, from \$2,520 to \$2,700.

Ambrose T. Bell, from \$2,160 to \$2,280.

James E. Arthur, from \$1,740 to \$1,860.

John Howe,
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of William Torppey, Cashier in the office of the Comptroller, Department of Revenue and Finance, be and the same is hereby increased from \$3,900 to \$4,200 per annum, effective January 1st, 1925.

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of William F. Meehan, Chief Clerk in the office of the Comptroller, Department of Revenue and Finance, be and the same is hereby increased from \$4,200 to \$4,500 per annum; effective January 1st, 1925.

John Howe
Charles P. Gillen
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of Martin G. Bross, Chief Clerk in the office of the City Clerk, be and the same is hereby increased from four thousand two hundred dollars (\$4,200) per annum to four thousand five hundred dollars (\$4,500) per annum, effective January 1st, 1925.

W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of the City of Newark, the Director of the Department of Public Safety has publicly solicited, received and opened proposals for furnishing the Police Division of the said Department of Public Safety with one or more motorcycles, and side cars; and

WHEREAS, The only proposal received for furnishing 18 1925 model 25 JE Harley Davidson motorcycles, complete, for three hundred sixty-eight dollars (\$368) each, or a total of six thousand six hundred twenty-four dollars (\$6,624) and six 1925 model JDCB Harley Davidson motorcycles, complete, for three hundred ninety-five dollars (\$395) each, or a total of two thousand three hundred seventy (\$2,370) dollars and six 1925 model LT Harley Davidson sidecars for one hundred and twenty (\$120) dollars each, or a total of seven hundred and twenty (\$720) dollars; all equipped as per specifications; less allowance of seventeen hundred dollars (\$1,700) for 17 1922 Harley Davidson motorcycles, Nos. 1, 5, 11, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 29 and 41; and seventy-five dollars (\$75) for one 1922 motorcycle damaged by accident; and eight hundred and twenty-five dollars (\$825) for five 1923 Harley Davidson motorcycles with sidecars, Nos. 3, 4, 6, 31, 32, and the sum

of one hundred and forty dollars (\$140) for motorcycle and sidecar No. 33, damaged in accident; is that of Carl W. Bush Company, for the net amount of six thousand, nine hundred and seventy-four (\$6,974) and said proposal having been submitted in compliance with the requirements and being in all respects satisfactory to the Director of the Department of Public Safety;

RESOLVED, That the said proposal of Carl W. Bush Company be and the same is hereby accepted, and the Law Department directed to prepare the contract, and the Director of the Department of Public Safety and the City Clerk authorized and empowered to execute the said contract for the City of Newark.

W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of Public Safety be and he is hereby authorized to advertise for sealed proposals covering the furnishing of Cable for use in the Police Division of the Department of Public Safety.

W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with law and by authority of this Board, the Director of Public Safety has publicly solicited, received and opened proposals for furnishing the Fire Division of the Department of Public Safety with two Chrysler Roadsters; and

WHEREAS, The only proposal received for furnishing and delivering said Chrysler roadsters is that of De Cozen Motor Company, in the amount of one thousand nine hundred and seventy dollars (\$1,970) each; and said proposal having been submitted in compliance with the requirements and being in all respects satisfactory to the Director of the Department of Public Safety;

RESOLVED, That the proposal of said De Cozen Motor Company be and the same is hereby accepted, the Law Department directed to prepare the proper contracts and the Director of the Department of Public Safety and the City Clerk authorized and empowered to execute the said contract for the City of Newark.

W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolution:

WHEREAS, In accordance with law and by authority of this Board, the Director of the Department of Public Safety has publicly solicited, received and opened proposals for furnishing the Police Division of the Department of Public Safety with nine (9) Ford automobiles; and

WHEREAS, The proposal of Ellis Tiger Company is the lowest formal proposal and is in all respects satisfactory to the Director of the Department of Public Safety; therefore, be it

RESOLVED, That the proposal of Ellis Tiger Company be and the same is hereby accepted, the Law Department directed to prepare the proper contract covering the purchase of nine Ford automobiles, equipped as per specifications, for the sum of five hundred and six dollars and forty-four cents (\$506.44) each, or a total of four thousand five hundred fifty-seven dollars and ninety-six cents (\$4,557.96), less an allowance of three hundred dollars (\$300) each for nine Ford touring cars now in use in the said Police Division of the Department of Public Safety, (or a total allowance of twenty-seven hundred dollars, \$2,700) making a net amount of one thousand eight hundred and fifty-

seven dollars and ninety-six cents (\$1,857.96); and the Director of the Department of Public Safety and the City Clerk authorized and empowered to execute said contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
John Howe
Charles P. Gillen
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolutions:

RESOLVED, That Felix Nauyoks be and he is hereby temporarily appointed as carpenter in the Public Buildings Department, of Parks and Public Property, at the prevailing rate of ten dollars and fifty cents (\$10.50) per day, said appointment to become effective December 19, 1924.

Charles P. Gillen
John Howe
Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for shades in the City Hall, and

WHEREAS, In the opinion of the Director of the Department of Parks and Public Property, the bids so received were unsatisfactory, therefore, be it

RESOLVED, That all bids for furnishing the aforesaid shades be and they are hereby rejected.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe

Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, By authority of the Board of Commissioners of the City of Newark, N. J., the Director of the Department of Parks and Public Property advertised for and did publicly receive and open bids for electrical work in connection with alterations and additions to the present power plant and service connections between the present power plant and

the new Convalescent Hospital, and

WHEREAS, William A. Shaw bid the sum of six thousand, eight hundred and ninety dollars (\$6,890) which bid was the lowest responsible one received, therefore, be it

RESOLVED, That the contract for the above work be and the same is hereby awarded to William A. Shaw at the price aforesaid, and be it further

RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to execute said contract on behalf of the City of Newark, N. J.

Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Albert Colcagno of 33 Cutler Street, Newark, N. J., a resident of the First Ward, be and he is hereby appointed a constable from the said ward for a full term of three years, beginning on the first day of January, 1925.

Charles P. Gillen
John Howe
W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Samuel Schoenberg of 169 Belmont Avenue, Newark, N. J., a resident of the Third Ward, be and he is hereby appointed as a constable from the said ward for a full term of three years, beginning on the first day of January, 1925.

Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Percy H. Hall of 170 Lafayette Street, Newark, N. J., a resident of the Fifth Ward, be and he is hereby appointed a constable from the said ward for a full term of three years, beginning on the first day of January, 1925.

Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Louis G. Holte, 21 Hunterdon Street, Newark, N. J., a resident of the Sixth Ward, be and he is hereby appointed as a constable from the said ward for a full term of three years beginning on the first day of January, 1925.

W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Benjamin A. Neibart, 337 Warren Street, Newark, N. J., a resident of the Seventh Ward, be and he is hereby appointed as a constable from the said ward for a full term of three years, beginning on the first day of January, 1925.

Charles P. Gillen
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Dennis L. Conroy, 182 Thomas Street, Newark, N. J., a resident of the Tenth Ward, be and he is hereby appointed as constable from the said ward for a full term of three years, beginning on the first day of January, 1925.

W. J. Brennan
F. C. Breidenbach
Thomas L. Raymond
John Howe
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That Louis Trackenberg, of 339 Camden Street, Newark, N. J., a resident of the Fourteenth Ward, be and he is hereby appointed a constable from the said ward for a full term of three years beginning on the first day of January, 1925.

Thomas L. Raymond
John Howe
W. J. Brennan
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach

RESOLVED, That Charles F. Pellegrin of 53 Beverly Street, Newark, N. J., a resident of the Sixteenth Ward be and he hereby is appointed a constable from the said Sixteenth Ward for a full term of three years, beginning on the first day of January, 1925.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Hon. Frederick C. Breidenbach,
City Hall, Newark, N. J.

Dear Mr. Mayor:

I have just learned that an application has been made before the Adjustment Board to change the zoning law so that a commercial garage and warehouse may be erected at 86 Van Ness Place.

As you know, this street is entirely a residential street as well as all the other streets in that vicinity. To permit a public garage and warehouse to be erected in this residential section would be to crucify the entire neighborhood. Mrs. Mason and myself own a home at 48 Van Ness Place where we have lived for some years, and we certainly object, along with the neighbors on Osborne Terrace, Ingraham

Place and Nairn Place, towards this kind of a building and business in the neighborhood. Van Ness Place is a quiet residential street. To now grant a permit to this building would increase the fire risks and danger to the lives of the school children and other people in the vicinity. On behalf of myself and my neighbors, I earnestly protest against the granting of this permit, and hope you will exercise your influence with the Adjustment Board against this change.

If this kind of a building is to be permitted in this kind of a neighborhood, you might as well do away all your zoning laws and permit them to be wide open, and not merely grant changes when some politicians are concerned.

Very truly yours,
Chas. M. Mason.

Commissioner Brennan: The application for the change was rejected. I move the communication be received and filed.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The Board of Commissioners of
The City of Newark.

Honorable Sirs:

At its meeting of December 18th the Board of Adjustment considered an application to amend the building

zone ordinance so as to change High Street between Bloomfield Avenue and Crane Street from a residence district to a business district, and which was referred by your Honorable Body for recommendation and report.

The Board of Adjustment desires to report that an inspection of this block was made and that a large number of business buildings already exist there. In the opinion of the Board this application is justified.

The Board of Adjustment respectfully recommends that this application be approved.

Respectfully,
R. B. Rankin,
Secretary Board of Adjustment.

Commissioner Brennan: I move the recommendation be received and referred to the Law Department for the purpose of having the proper ordinance drafted. I also move the City Clerk be authorized to send a true copy of the ordinance to permit the erection of frame dwellings in business zones to the Building Superintendent so that he can amend the Building Code.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan: I move that the Commissioners make an inspection of the property at 13th Avenue

and 12th Street a week from today after the regular meeting.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN
City Clerk

NEWARK, N. J.

December 30, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present.—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of meeting of December 23rd were read and approved.

A communication dated December 29th from the Estate of Joseph M. Byrne relative to postponement of hearing on Lincoln Park restrictions was received and ordered filed.

Commissioner Howe moved that the hearing on Lincoln Park restrictions be postponed to January 20th as requested.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following communication was received and read:

December 31, 1924.

The Board of Commissioners of the City of Newark. Addressed.

Subject: Appointment of J. Henry Bacheller to Sinking Fund Commission.

Gentlemen:

The term of Mr. J. Henry Bacheller, as a member of the Sinking Fund Commission of the City of Newark, expires on January 1, 1925.

By virtue of the power and authority vested in me under an act of the

and 12th Street a week from today after the regular meeting.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN
City Clerk

NEWARK, N. J.

December 30, 1924.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M.

Present.—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The minutes of meeting of December 23rd were read and approved.

A communication dated December 29th from the Estate of Joseph M. Byrne relative to postponement of hearing on Lincoln Park restrictions was received and ordered filed.

Commissioner Howe moved that the hearing on Lincoln Park restrictions be postponed to January 20th as requested.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following communication was received and read:

December 31, 1924.

The Board of Commissioners of the City of Newark. Addressed.

Subject: Appointment of J. Henry Bacheller to Sinking Fund Commission.

Gentlemen:

The term of Mr. J. Henry Bacheller, as a member of the Sinking Fund Commission of the City of Newark, expires on January 1, 1925.

By virtue of the power and authority vested in me under an act of the

Legislature of this State, entitled: "An Act Concerning Sinking Funds and Sinking Fund Commissioners," approved March 29, 1917, and the acts amendatory thereof and supplemental thereto," I am, by and with the consent of your body, appointing J. Henry Bacheller, a resident taxpayer on real estate, a member of the Sinking Fund Commission of the City of Newark, for a term of three years to commence from January 1, 1925.

Respectfully,
F. C. Breidenbach,
Mayor.

Commissioner Howe offered the following resolution:

WHEREAS, Frederick C. Breidenbach, Mayor of the City of Newark, by and with the consent of this governing body, has this day appointed J. Henry Bacheller, a member of the Sinking Fund Commission of the City of Newark, for a term of three years from January 1, 1925; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the action of said Frederick C. Breidenbach, Mayor of the City of Newark, in appointing said J. Henry Bacheller a member of said Sinking Fund Commission of the City of Newark for a term of three years from January 1, 1925, be and the same is hereby ratified and confirmed, and our consent to said appointment is hereby given; and be it further

RESOLVED, That said J. Henry Bacheller give a bond with corporate

security, in the sum of five thousand dollars (\$5,000), for the faithful performance of said office.

F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The City Clerk presented notice of intention for the release and extinguishment of the public right arising from the dedication of Old Chadwick and Old Peshine Avenue and stated that today was the time fixed for hearing on the same.

The Board then entered upon said hearing.

Mayor Breidenbach: Anyone wish to be heard?

There being no one to be heard, Commissioner Raymond moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the

following ordinance which was read by the clerk:

An ordinance to provide for the release and extinguishment of the public right arising from the dedication of Old Chadwick Avenue and Old Peshine Avenue from Clinton Avenue to Hawthorne Avenue.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That it appears to the Board of Commissioners of the City of Newark that the public interest will be better served by releasing and extinguishing the public right, if any, arising from the dedication of Old Chadwick Avenue and Old Peshine Avenue as the same are laid out on map of property formerly belonging to J. Chadwick made by W. L. Thompson, Surveyor, dated May 13, 1864, on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, on page 170 of private maps, from Clinton Avenue to Hawthorne Avenue, excepting those parts of the above described Old Chadwick Avenue and Old Peshine Avenue lying within the limits of Peshine Avenue, Bergen Street, West Peddie Street, West Bigelow Street and West Runyon Street, as the latter are now laid out and improved, which streets have never been accepted or opened by the city.

Section 2. That all lands in the City of Newark included within the limits of Old Chadwick Avenue and Old Peshine Avenue as the same are laid out on Map of Property formerly belonging to J. Chadwick, made by W.

L. Thompson, Surveyor, dated May 13, 1864, on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, on page 170 of Private Maps, from Clinton Avenue to Hawthorne Avenue, excepting those parts of the above described Old Chadwick Avenue and Old Peshine Avenue lying within the limits of Peshine Avenue, Bergen Street, West Peddie Street, West Bigelow Street and West Runyon Street as the latter are now laid out and improved, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1312-V, which have never been accepted or opened by the City, be and the same are hereby released from dedication and the public right, if any, released and extinguished under the provisions of Article 22, Section 4, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts supplementary thereto and amendatory thereof.

Section 3. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas —Commissioners Brennan, Gil-

len, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third and final reading on January 6th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

The City Clerk presented notice of

intention for the vacation of Old Chadwick Avenue and Old Peshine Avenue from Clinton Avenue to Hawthorne Avenue and stated that today was the time fixed for the hearing on the same.

The Board then entered upon said hearing.

Mayor Breidenbach: Anyone wish to be heard?

(No response.)

There being no one to be heard, Commissioner Howe moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following ordinance which was read by the clerk:

An ordinance providing for the vacation of Old Chadwick Avenue and Old Peshine Avenue from Clinton Avenue to Hawthorne Avenue.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That Old Chadwick Avenue and Old Peshine Avenue as the same are laid out on Map of Property formerly belonging to J. Chadwick made by W. L. Thompson, Surveyor, dated May 13, 1864, on file in the of-

file of the Chief Engineer, Division of Surveys, Department of Public Works, on page 170 of private maps, from Clinton Avenue to Hawthorne Avenue excepting those parts of the above described Old Chadwick Avenue and Old Peshine Avenue lying within the limits of Peshine Avenue, Bergen Street, West Peddie Street, West Bigelow Street and West Runyon Street as the latter are now laid out and improved, and also as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1312-V, shall be vacated as public streets or highways, under and by virtue of the provisions of Section 1, sub-division (b), of Article XXII, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto.

Section 2. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The ordinance having been read once, Commissioner Raymond moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Raymond moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond moved that the ordinance be taken up on third and final reading on January 6th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following ordinance which was read by the clerk:

An ordinance to amend an ordinance entitled: "An ordinance regu-

lating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That an ordinance entitled: "An ordinance regulating and restricting the location of trades and industries and the location of buildings designed for specified uses, and regulating and limiting the height and bulk of buildings hereafter erected, and regulating and determining the area of yards, courts and other open spaces surrounding buildings, and establishing the boundaries of districts for the said purposes and providing penalties for the violation of its provisions," adopted December 31, 1919, is hereby amended by extending the Business District so as to include the area described as follows:

Bounded on the east by a line 100 feet west of and parallel to Webster Street; on the north by a line 100 feet west of and parallel to Bloomfield Avenue and 100 feet south of and parallel to Park Avenue; on the west by a line 100 feet west of and parallel to High Street; and on the south by a line 100 feet north of and parallel to Crane Street; and that the Use

District Map which accompanies the ordinance to which this ordinance is an amendment be and the same is hereby changed so as to include within the Business District the area above described.

Section 2. All ordinances and parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 3. This ordinance shall take effect immediately.

The ordinance having been read once, Commissioner Brennan moved that it be ordered to a second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The ordinance having been read a second time, Commissioner Brennan

moved that it be ordered to a third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilten, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan moved that the ordinance be taken up on third reading and final passage on January 6th.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gilten, Howe, Raymond, Mayor Breidenbach.

Mayor Breidenbach: Any citizen wish to be heard?

Mr. W. J. Morgan, Morgan-Ford Motor Company: I am here to protest against any orders given by the City of Newark to outside merchants when the same article is sold at the same price in the City of Newark. We that pay Broad Street rents and other rents and taxes in Newark protest against this practice on the part of the city. I don't think it is fair that a man should come here from outside and take an order away from me.

Mayor Breidenbach: Do you refer to any particular case?

Mr. Morgan: I refer to the nine

Ford automobiles that are going to be ordered from Ellis-Seidler. I have taken the matter up with the Ford Motor Company. I don't think it is right. There is no reason why a man should come in from outside and allow extraordinary allowances on used cars and probably sell them at half the allowed prices. I want to remind Director Brennan that he told me the last time that he would have a clause that a service station was to be maintained in the City. What the Sunday Call has printed and what this morning's paper printed is correct. It is not right and it is not fair. The Corporation Counsel may say it is not legal to have anything else done. Have in the specifications something like this: "The lowest responsible bidder in Newark," or "having an agency here," or something to that effect.

Commissioner Brennan: One moment, Mr. Morgan. The concern receiving the order bid on the nine automobiles to furnish the Police Department \$2,657.58. The next bid was \$3,734, made by the Morgan Motor Company. That made a difference of \$876.42 lower than the bid of Mr. Morgan. The matter was taken up with Corporation Counsel some three years ago when the same party obtained the business of the city. Numerous protests were filed and I endeavored to overcome that by including in the specifications a clause that the successful bidder had to maintain a service station in the City of Newark. At that time, or the next year later, another concern received the business and I might say we didn't get one-twenty-fifth or one-

hundredth the service that we got from a fellow up in Gladstone, in the City of Newark.

Mr. Morgan: You weren't doing business with the Morgan Motor Car Company.

Commissioner Brennan: They were unfortunately not the lowest bidder at that time. I might say, coming down to doing business on a business basis for the City of Newark, that the City has saved \$876.42 in the award of its contracts and the taxes paid by Mr. Morgan for the year 1923 do not come anywhere near that figure.

Mr. Morgan: The Morgan Motor Company lost \$1,000 by not getting the order. Furthermore, he allowed an extraordinary allowance for the old cars. He has allowed \$300 for these cars. There is no man would allow \$300 for an open touring car at this time of the year.

Mayor Breidenbach: Is that any of our affair?

Mr. Morgan: If you are looking for economy in government you ought to go into other departments and cut down salaries. I can't compete with a man in Gladstone.

Commissioner Brennan: You paid \$612.16 taxes to the City of Newark.

Mr. Morgan: I also paid on my home. Suppose I only paid \$600—that is two-thirds of what you have saved.

Commissioner Brennan: The city has saved over one-third more of that.

Mr. Congleton: Mr. Morgan's protest should be addressed to the State Legislature more than to this Board. The State Legislature has outlined the procedure to be followed by municipal boards and bodies in the seeking of proposals and the awarding of contracts. I say to you gentlemen, with my limited knowledge of the law that you have got no discretion in the matter. It has been tested numerous times and you have got to award the contract to the lowest responsible bidder. The fact that Mr. Morgan says somebody else underbids him and is dealing in practices he considers improper is none of your business. If Mr. Morgan thinks one of his competitors is doing something that the Ford Company won't permit it is up to him to take it up with the Ford Company. When the man has made a bid which is formal, signs a bond and delivers the goods, you have got nothing else to do but award the contract.

Mr. Morgan: I suggest that you draft such an ordinance.

Mr. Congleton: Any attempt to do that has been held unconstitutional.

Mr. Morgan: That reminds me of an old story that I don't propose to tell here, about the Constitution and friends.

Mayor Breidenbach: Any other citizen wish to be heard?

Mr. Michael Estrin, 126 Johnson Avenue: I have been a resident of Newark all my life and have watched the marvelous growth of the city, and I have been noticing here in the

papers the question of the Union Station, and I also notice the proposition with reference to the Centre Market—that the Centre Market has cost approximately five million dollars, and that the railroads and the Public Service is contemplating a Union Station and I think in view of the situation down there and the fact that the city is going to make some concessions of ground to the railroads with reference to this new station, I think that the city ought to see that that Centre Market should be a part of this building, or anything with reference to that station should take into consideration the Centre Market so that there would be no question that this five million dollars would be safe to the city. There is no reason why that station can't be around that location. It would be beneficial to the city and the citizens in general. In view of the fact that the city is going to make some concessions to the railroads that should certainly be taken into consideration, and I don't see any reason why the Centre Market couldn't be made the center of the station itself, especially in view of the fact that the Public Service Terminal is there.

Commissioner Howe: How would you bring the tracks up above the bridge?

Mr. Estrin: I think if the proposition was looked into thoroughly there is no reason why that Centre Market couldn't be made one of the units of the station. There is no more reason of transferring the station in bringing the tubes over to Market Street than there is for bringing it in the

proposition there I think that ought to increase the value of that land. If you put the station in that place, in view of the fact that the merchants are moving from Commerce Street, the land would be more valuable.

Commissioner Gillen: The intention is to put the station below the Market.

Commissioner Howe: The bridge has to cross the river at right angles, due to the tide.

Commissioner Raymond: The proposal is to cover part of the Old Farmers Market, and to go underneath the Pennsylvania Railroad Station and will be connected with it by a ramp. That will be right opposite the Market. That ought to start the Market off in a far better boom.

Mr. Estrin: I thought it would be away from the Market altogether?

Commissioner Raymond: There won't be any concessions—it will be a matter of mutual consideration. We are going to own the terminal ourselves and we have got to arrange with the Pennsylvania to build it under their station. I think this will boom the Market.

Commissioner Brennan: I feel if the City is going to spend money it ought to make a real Union Station. The proposed Union Station is only a proposition to consolidate the Public Service and the Pennsylvania Railroad. They are about to adapt the Morris Canal. Why not bring the Lackawanna and Erie into a real Union Station, and the Central, Lehigh Val-

ley in from the east. Make a station that will in fact as well as a name be a real Union Station.

Commissioner Raymond: It should combine the Central Railroad anyway.

Commissioner Brennan: Then if the Hudson and Manhattan Tubes could go down to the southern end of the city it would be an advantage. If we are going to spend money let us look to the future. There isn't any use in doing it piecemeal. Let us not give any one corporation a monopoly on what is now legally the city's right in the bed of the Morris Canal.

Commissioner Raymond: The City will own the subway.

Commissioner Brennan: Let them not let go of it.

Commissioner Raymond: It will lease it.

Commissioner Brennan: Lease it looking forward to the bringing in of a Union Station. It will mean an expenditure of possibly twice what is contemplated, but it will pay for itself in the future.

Commissioner Raymond: Our conference is now looking forward to a Union Station with the Central and the Erie and the others all in one station.

Commissioner Brennan: We could well afford to then permit a lot of what is now held by the city below the present Market to be used for just such purpose as is now proposed. I

feel that the citizens are not awake to the possibilities sufficiently to arouse them on this proposition.

Mayor Breidenbach: Any other citizen wish to be heard?

(No response.)

Mayor Breidenbach offered the following resolutions:

RESOLVED, That the sum of thirty-seven thousand, five hundred fifty-four dollars and eighty-seven cents (\$37,554.87) be and the same is hereby appropriated to the City Treasurer, being the semi-monthly payrolls, December 16 to December 31, 1924, of the Department of Public Affairs as follows:

Public Affairs	\$ 1,194.89
Employment Bureau	799.82
Outdoor Poor	1,009.89
Almshouse	2,592.13
Bureau of Batis	2,628.17
City Home	2,318.04
Bureau of Health	12,324.44
City Hospital	14,587.49
	<hr/>
	\$37,554.87

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one thousand, three hundred forty-six dollars and thirty-five cents (\$1,346.35) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Affairs as follows:

Public Outing	\$1,113.06
City Sundries	\$ 233.29
	<hr/>
	\$1,346.35

F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolutions:

RESOLVED, That the sum of three thousand, six hundred twenty-one dollars and sixty-five cents (\$3,621.65) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Dept. of Health Pension	
Fund	\$3,621.65

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of twenty dollars and seventy-five cents (\$20.75) be and the same is hereby appropriated to persons named on the annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Assesments to be refunded.....\$20.75

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of twenty thousand, nine hundred ninety seven dollars and thirteen cents (\$20,997.13) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance from December 15th to 31st, 1924, as follows:

Director's	\$ 924.55
Comptroller's	2,252.50

Auditor's	1,367.50
City Treasurer's	787.50
Tax Receiver's	1,830.00
Tax Arrears'	865.00
Bd. of Assessments & Re- vision of Taxes	6,286.36
Bd. of Assessments for Local Improvements	736.66
Law Dept.	2,215.47
City Clerk's Dept.	2,293.64
First District Court	755.23
Second District Court.....	682.73
	<hr/>
	\$20,997.13

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one thousand, four hundred and fifty-two dollars and thirty cents (\$1,452.30) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Collecting Taxes	\$ 105.71
Assessments to be refunded..	21.65
City Sundries	1,324.94
	<hr/>
	\$1,452.30

John Howe
W. J. Brennan
Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan offered the following resolutions:

RESOLVED, That the sum of one thousand eighty seven dollars and sixteen cents (\$1,087.16) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Police\$1,087.16

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one hundred sixty-seven thousand, one hundred ninety-one dollars and eight cents (\$167,191.08) be and the same is hereby appropriated to the City Treasurer, as per the annexed certified list, being the semi-monthly payroll of the Dept. of Public Safety from December 16th to 31st, 1924, as follows:

Director's Office	\$ 687.73
1st Criminal Court	864.14
2d Criminal Court	645.80
3d Criminal Court	572.57
Building Division	2,092.49
Electrical Division	552.50
License Division	567.50
Fire Division	72,257.96
Police Division	88,950.39
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	\$167,191.08

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of eight hundred sixteen dollars and eighty-four cents (\$816.84) be and the same is hereby appropriated to persons named on annexed certified list, being the bills and claims of the Dept. of Public Safety, as follows:

Construction and alteration of buildings\$816.84

W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas.—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen offered the following resolution:

RESOLVED, That the sum of \$12,123.76 be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Parks and Public Property from December 16, 1924, to December 31, 1924, as follows:

Director's office	\$ 1,459.73
Public Buildings	3,905.93
Smoke Abatement	125.00
Centre Market	4,693.10
Weights & Measures	857.50
Printing and Stationery	150.00
Shade Tree	932.50
	<hr/>
	\$12,123.76

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
Thomas L. Raymond
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of one thousand, one hundred five dollars and sixty cents (\$1,105.60) be and the same is hereby appropriated to the City Treasurer as per annexed certi-

fied list, being the weekly payroll of the Department of Parks and Public Property for week ending December 24th, 1924, as follows:

Shade Tree\$1,105.60

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-three thousand, four hundred and eighty-one dollars and four cents (\$33,481.04) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

City Treasurer, semi-monthly payrolls, December 16th to 31st, 1924.....\$33,481.04

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the sum of thirty-three thousand, two hundred and seventy-four dollars and forty-seven cents (\$33,274.47) be and the same hereby is appropriated to the persons named as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works, as follows:

City Treasurer, weekly payrolls ending December 24, 1924\$33,274.47

Thomas L. Raymond
F. C. Breidenbach
Charles P. Gillen
John Howe
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED That the sum of fifty thousand, one hundred ninety-one dollars and seventy-five cents (\$50,191.75) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Works as follows:

Port Newark Development..\$40,184.05
Estimates (St. Impts.)..... 9,257.70
Contingent 750.00

\$50,191.75

Thomas L. Raymond
W. J. Brennan
F. C. Breidenbach
Charles P. Gillen
John Howe

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gil-
len, Howe, Raymond, Mayor Breiden-
bach.

RESOLVED, By the Board of Com-
missioners of the City of Newark that
the following changes effecting the
payroll of the Newark City Hospital,
from December 16 to 31, 1924, be and
the same are hereby approved:

Temporary Competitive Appointment

Ruth McLean, Res. Nurse, \$1,080,
December 16, 1924.

Non-Competitive Appointments

Peter Cuneen, Porter, \$696, Decem-
ber 8, 1924.

Edward Erny, Orderly, \$696, De-
cember, 12, 1924.

Thomas Hopkins, Orderly, \$696,
December 13, 1924.

Robert Hornbake, Orderly, \$600, De-
cember 18, 1924, noon.

Joseph Sillo, Orderly, \$696, Decem-
ber 20, 1924.

May Jennings, Hs. Maid, \$636, De-
cember 10, 1924.

Leave of Absence

Elizabeth K. Kast, Res. Nurse, 3
months, illness, December 16, 1924,
noon.

James Colligan, Porter, 1 month,
illness, December 16, 1924, noon.

Wm. McCabe, Orderly, $\frac{1}{2}$ month,
illness, December 16, 1924, noon.

Anna McCauley, Hs. Maid, 1 month,
illness, December 16, 1924, noon

Marie Doherty, Hs. Maid, 1 month,
illness, December 19, 1924.

Eulee Gooch, Hs. Maid, 1 month,
illness in family, December 16, 1924,
noon.

Alice Craig, Nurse, 1 month, illness,
December 16, 1924.

Returned from Leave of Absence

Helen Robertson, Res. Nurse, \$1,-
080, December 10, 1924.

E. Castamore, Painter, \$10 a day,
December 8, 1924.

John Paterson, Porter, \$600, De-
cember 6, 1924.

Claiburne Sloss, Orderly, \$696, De-
cember 5, 1924.

Resignations

Ernestine Abt, Res. Nurse, Decem-
ber 16, 1924, noon.

Edith McIvor, Res. Nurse, Decem-
ber 16, 1924, noon.

Emily Kellner, Under Nurse, De-
cember 16, 1924, noon.

Sadie Tigar, Under Nurse, Decem-
ber 16, 1924, noon.

Thomas Spencer, Porter, December
16, 1924, noon.

Wm. Morris, Orderly, December 16,
1924, noon.

Jos. Kempner, Orderly, December
16, 1924, noon.

Jos. Joyce, Orderly, December 16,
1924, noon.

Frank Gardner, Orderly, December
12, 1924, noon.

Emma Williams, Hs. Maid, Decem-
ber 20, 1924.

Edna Green, Nurse, December 16,
1924, noon.

Change of Name

Grace Nicholas, Under Nurse, to
Grace Lawrence (marriage)

F. C. Breidenbach
John Howe
Charles P. Gillen
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

To the Board of Commissioners of the City of Newark, N. J.

Dear Sirs:

I respectfully submit the statement annexed (by items) of the amounts in gross as shown by the records in this office of the costs and expenses of the several gradings, curbings, flaggings, pavings and sewers, Chapter 152, Laws 1917, now completed, which statements are now ready to be referred to the Board of Commissioners of Assessments for Local Improvements, in order that assessments for benefits may be levied in accordance with law.

A. K. Brady

Acting Auditor of Accounts

West Park St. Repaving

Broad to Halsey St.....\$10,607.75
Hawthorne Place Paving,

Bergen to Chadwick Ave. 3,162.55

High St. Repaving, Orange
St. to Bloomfield Ave..... 62,824.20

Huntington Terrace Paving
Renner to Shepherd Ave. 9,794.83

Goodwin Ave. Paving, Renner to Shepherd Ave..... 7,725.00

Schuyler Ave. Paving, Renner to Shepherd Ave..... 7,824.90

Clifton Ave. Repaving, Orange St. to 7th Ave..... 30,185.90
Eastern Parkway, Grading, Curbing, Flagging & Paving, 100 feet south of Varsity Ave., 345 feet northerly 10,028.15
Hazel Place, Grading, Curbing, Flagging & Paving, Runyon St., 250 feet north 6,834.60
Montclair Ave. Grading, Curbing, Flagging & Paving, Manchester Pl. to Third St. 7,573.90
Parkview Terrace Sewer Chancellor Ave. to Hansbury Ave. 1,053.55
Highland Ave. Sewer, Elwood to Delavan Ave..... 2,687.90
Blanchard St. Sewer, Ferry St. to Passaic River..... 40,072.15
Congress St. Sewer, Ferry to Lafayette St. 7,667.65
Mt. Vernon Pl. Sewer & Branches 35,624.40

RESOLVED, By the Board of Commissioners of the City of Newark, New Jersey, that the foregoing report and declaration of costs be and the same are hereby referred to the Board of Commissioners of Assessments for Local Improvements to assess benefits pursuant to the direction and provision of the statutes in such cases made and provided.

John Howe
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond
W. J. Brennan

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The roll being called, the resolution was declared adopted by the following votes:

RESOLVED, By the Board of Commissioners of the City of Newark that Louis Sklarey, Granville B. Leech and Floyd P. Budd, be and they hereby are appointed to the position of Assessing Clerk in the office of the Board of Assessment and Revision of Taxes, Department of Revenue and Finance, at a salary of one thousand, five hundred dollars (\$1,500) per annum; effective January 5th, 1925.

John Howe
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerk in the office of the Comptroller, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite his respective name; effective January 1, 1925:

Thomas F. Reilly, from \$1,740 to \$1,860.

John Howe
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that the salary of the following clerks in the office of the Receiver of Taxes, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite their respective names: effective January 1st, 1925:

William Conway, from \$2,280 to \$2,400.

Patrick J. Boyle, from \$2,280 to \$2,400.

William Feldblum, from \$1,980 to \$2,100.

Adolph J. Masiello, from \$1,980 to \$2,100.

John A. Miele, from \$1,980 to \$2,100.

John Howe
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, By the Board of Commissioners of the City of Newark that

the salary of the following clerks in the office of the Board of Assessment and Revision of Taxes, Department of Revenue and Finance, be and the same is hereby increased to the amount set opposite their respective names; effective January 1st, 1925:

John Dalton, from \$2,400 to \$2,520.

Richard McCandless, from \$2,400 to \$2,520.

John Howe
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Bill Posters

R. C. Maxwell Company, Trenton, N. J.

G. & G. Advertising Co., Inc., 57-59 Market Street.

Keeper of Junk Shop

Antonio Carrino, 468 North 5th St.

Constables

Frederick W. Hawthorne.
Otto H. Lange.
Harry Berlowe.

John Howe
F. C. Breidenbach
Charles P. Gillen
Thomas L. Raymond
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, In accordance with the law and by the authority of this Board, the Director of Public Safety, publicly solicited, received and opened sealed proposals covering the furnishing of Wire Cable for use in the Fire Division of the Department of Public Safety; and

WHEREAS, The proposal of the Hazard Manufacturing Co. at the price of \$177.90 per 1,000 feet for 5 Conductor #14 wire, \$255.60 per 1,000 feet for 10 Conductor, \$327.90 for 1,000 feet for 15 Conductor and \$399.50 per 1,000 feet for 20 Conductor, is the lowest responsible bid received and deemed satisfactory in the interests of the City; therefore, be it

RESOLVED, That the proposal of the said Hazard Manufacturing Co. be and the same is hereby accepted, the Law Department directed to prepare the proper contract, and the Director of Public Safety and the City Clerk authorized and empowered to execute the contract for the City of Newark upon the adoption of this resolution.

W. J. Brennan
Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

A petition from Angelina Melillo, requesting the vacation of North Third Street or Duffy's Lane was received, read and on motion ordered referred to the Director of Public Works.

Commissioner Raymond submitted the following ordinances as a matter of information:

An ordinance providing for the vacation of Duffy's Lane, also called Third Street from the north side of Orange Street to a line about 170 feet north of the eastern extension of the northerly line of Sixth Avenue west and for the vacation of that portion of Hercules Street, lying south of the southerly line of Seventh Avenue and west of the westerly line of Second Street and east of the easterly line of Duffy's Lane (now being vacated).

An ordinance to provide for the opening and widening of Aldine Street from the northerly line of Keer Avenue extended easterly, northerly about 302 feet and the opening and widening of Keer Avenue from a point in the northerly line

thereof extended easterly distant 24.94 feet easterly from the north-westerly corner of Keer Avenue and Aldine Street, easterly about 144 feet.

An ordinance providing for the vacation of a portion of Abington Avenue west from Third Street westerly to Bloomfield Avenue, the portion to be vacated being a 14 foot strip, which is included between the northerly line of Abington Avenue west as now laid out 66 feet wide and the northerly line of Abington Avenue as the same was laid out 80 feet wide on the Map of Commissioners to lay out streets, avenues and squares, excepting such parts of said 14 foot strip as lie within the limits of Fourth Street, Fifth Street, North 6th Street, North 7th Street and North 8th Street.

Commissioner Raymond moved that the foregoing ordinances be made a matter of record in the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Raymond offered the following resolutions:

RESOLVED, That the contract between the City of Newark and Charles Barr Jr., for painting gate houses, iron fences, etc., at the South Orange Avenue Reservoir of the Department of Public Works, a copy of which contract dated December 13th,

1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the contract between Nelson R. Vanderhoof Company and the City of Newark, for furnishing and delivering to the Department of Public Works of canvas wagon covers, a copy of which contract dated November 25th, 1924, hereto is annexed, be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark, upon the adoption of this resolution.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering repair parts for Watson wagons, also for furnishing repairs to street dirt boxes.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That August Loehenberg be and he hereby is appointed temporarily as an inspector (meter reader) in the Department of Public Works (Water) at a compensation of \$1,500 per annum, effective December 23rd, 1924.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That George Herpich, whose name has been certified by the Civil Service Commission as eligible, be and he hereby is appointed to the position of plumbing investigator in the Department of Public Works (Water) at a compensation of \$2,040.00 per annum, effective January 1st, 1925.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Application by petition has been made to the Board for the vacation of Duffy's Lane, also called North Third Street from the north side of Orange Street to a line about 170 feet north of the eastern extension of the northerly line of Sixth Avenue west, excepting that portion of Duffy's Lane also called North Third Street, which is included within the present limits of Seventh Avenue and also for the vacation of that portion of Hercules Street shown

on map of property formerly belonging to Nehemiah S. Grandall, lying south of the southerly line of Seventh Avenue and west of the westerly line of Second Street and east of the easterly line of Duffy's Lane (now being vacated), as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1196-V; and

WHEREAS, In the judgment of the Board of Commissioners of the City of Newark, the public interest will be better served by granting said application; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that it is the intention of said Board by virtue of the provisions of Section 1, sub-division (b), of Article XXII, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto to vacate Duffy's Lane, also called North Third Street from the north side of Orange Street to a line about 170 feet north of the eastern extension of the northerly line of Sixth Avenue west, excepting that portion of Duffy's Lane, also called North Third Street, which is included within the present limits of Seventh Avenue and also for the vacation of that portion of Hercules Street shown on map of property formerly belonging to Nehemiah S. Grandall, lying south of the southerly line of Seventh Avenue and west of the westerly line of Second Street and east of the easterly line of Duffy's Lane (now

being vacated) as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1196-V, and that an ordinance vacating the same be taken up for consideration at a meeting of this Board, to be held on Tuesday, January 20th, 1925, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers for one day at least ten days from said January 20th, 1925, of the intention of the Board so to do, and that at said meeting all persons whose lands may be affected by said ordinance, or who may be interested therein will be given an opportunity to be heard concerning the same.

Charles P. Gillen
F. C. Breidenbach
W. J. Brennan
John Howe
Thomas L. Raymond

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That it is the intention of the Board of Commissioners of the City of Newark, N. J., under and by virtue of the provisions of an act entitled "An Act Concerning Municipalities," approved March 27, 1917, (P. L. 1917-319) and the supplements thereto and amendments

thereof, to order and cause the opening and widening of Aldine Street from the northerly line of Keer Avenue extended easterly, northerly about 302 feet as follows: Beginning at a point in the northerly line of Keer Avenue extended easterly, as the same is laid out on Map of Newark Housing Corporation, distant 24.94 feet easterly from the northwesterly corner of Keer Avenue and Aldine Street, said beginning point being in the westerly line of land belonging to Emil Brunner; thence along the westerly line of said Brunner north 47° 36' east 301.74 feet to a point in the easterly line of Aldine Street; thence south 36° 33½' west in extension of the easterly line of Aldine Street 32-16 feet; thence south 43° 33' 30" west parallel to and distant 50 feet, measured easterly at right angles to the westerly line of Aldine Street 266.42 feet to the northerly line of Keer Avenue extended easterly; thence along the northerly line of Keer Avenue extended easterly north 49° 40' 20" west 25.14 feet to the place of beginning, and to order and cause the opening and widening of Keer Avenue from a point in the northerly line thereof extended easterly distant 24.94 feet easterly from the northwesterly corner of Keer Avenue and Aldine Street, easterly about 144 feet as follows: Beginning at a point in the northerly line of Keer Avenue extended easterly as the same is laid out on Map of Newark Housing Corporation, distant 24.94 feet easterly from the northwesterly corner of Keer Avenue and Aldine Street, said beginning point being in the westerly line of property of Emil Brunner; thence in extension of the

northerly line of Keer Avenue south 49° 40' 20" east 144.06 feet to the easterly line of Emil Brunner; thence along the easterly line of Brunner south 47° 36' west 37.89 feet to the southeasterly corner of said Brunner; thence along the southerly line of Brunner north 40° 47' west 142.96 feet to the southwesterly corner of Brunner; thence along the westerly line of Brunner north 47° 36' east 15.63 feet to the place of beginning.

All as shown on a map prepared under the direction of this Board, which map is on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1242-O, dated September 24, 1924.

That said improvement shall be undertaken as a local improvement and the cost thereof shall be assessed against the property peculiarly benefited by said improvement in proportion to the benefits received, and in no case shall any assessment for said improvement exceed in amount such peculiar benefit, under and by virtue of the provisions of the act above referred to.

That the following sums are hereby appropriated: \$3,600.00 for Aldine Street opening and widening; \$1,000.00 for Keer Avenue opening and widening; to pay the cost of said improvements for and the purpose of meeting said appropriation and temporarily financing said improvement, temporary bonds or notes shall be issued from time to time in an amount not to exceed \$3,600.00 for Aldine Street opening and widening and \$1,000.00 for Keer

Avenue opening and widening, under and by virtue of the provisions of an act entitled "An Act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city borough, village, town, township, or any municipality governed by an improvement commission," approved March 22, 1916, (P. L. 1916-525) and the supplements thereto and amendments thereof, which bonds or notes shall bear interest at a rate not to exceed six per centum per annum. All other matters in respect to such temporary bonds or notes shall be determined by the Director of Revenue and Finance, who is hereby authorized to execute and issue said bonds or notes.

And the Director of the Department of Public Works is hereby directed to give public notice in an authorized daily newspaper, printed and published in the City of Newark, of the intention of the Board of Commissioners to order and cause such improvement to be made, and that all persons whose lands may be affected by such improvements or who may be interested therein will be given an opportunity to be heard concerning the same at a meeting of said Board to be held in its meeting room, City Hall, on Tuesday, January 20th, 1925, at 11 o'clock A. M., at which time and place ordinance for the making of such improvements will be considered.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, Abington Avenue west was laid out 80 feet in width on map of Commissioners to lay out streets, avenues and squares; and

WHEREAS, In the judgment of the Board of Commissioners of the City of Newark, the public interest will be better served by vacating a portion of Abington Avenue west from Third Street westerly to Bloomfield Avenue, the portion to be vacated being a 14 foot strip which is included between the northerly line of Abington Avenue west as now laid out 66 feet wide and the northerly line of Abington Avenue as the same was laid out 80 feet wide on the Map of Commissioners to lay out streets, avenues and squares, excepting such parts of said 14 feet strip as lie within the limits of Fourth Street, Fifth Street, North 6th Street, North 7th Street and North 8th Street, as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1315-V; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that it is the intention of said Board by virtue of the provisions of Section 1, sub-division (b), of Article XXII, of an act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27th, 1917, and the acts

amendatory thereof and supplementary thereto to vacate a portion of Abington Avenue west from Third Street westerly to Bloomfield Avenue, the portion to be vacated being a 14 foot strip, which is included between the northerly line of Abington Avenue west as now laid out 66 feet wide and the northerly line of Abington Avenue as the same was laid out 80 feet wide on the Map of Commissioners to lay out streets, avenues and squares, excepting such parts of said 14 feet strip as lie within the limits of Fourth Street, Fifth Street, North 6th Street, North 7th Street and North 8th Street, and as shown on a map on file in the office of the Chief Engineer, Division of Surveys, Department of Public Works, known and designated as No. 1315-V, and that an ordinance vacating the same be taken up for consideration at a meeting of this Board, to be held on Tuesday, January 20th, 1925, in the Board meeting room, second floor, City Hall, at 11 o'clock A. M., and that the Director of the Department of Public Works is hereby directed to give notice by publication in one of the official newspapers for one day at least ten days from said January 20th, 1925, of the intention of the Board so to do, and that at said meeting all persons whose lands may be affected by said ordinance, or who may be interested therein will be given an opportunity to be heard concerning the same.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

RESOLVED, That the Director of the Department of Public Works be and he is hereby directed to advertise for sealed proposals for furnishing and delivering photostat paper.

Bids to be received at the office of said Director between the hours of 10 and 10:15 A. M., on such date as he shall in said advertisement designate.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, The Board of Commissioners of the City of Newark heretofore authorized a lease of lands located at Port Newark to Port Newark Brick Company, which lease bears date November 5, 1923; and

WHEREAS, By mutual consent it has been deemed advisable to cancel such lease; and

WHEREAS, Said Port Newark

Brick Company, acting by and through its board of directors, has authorized the surrender and cancellation of said lease; now, therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that it, on its part, hereby consents to the surrender and cancellation of said lease and authorizes the return of the five hundred dollars (\$500), heretofore paid on account of the rent of said lease, to said Port Newark Brick Company.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of four thousand five hundred dollars (\$4,500, be and the same is hereby appro-

priated to James R. Nugent for the acquisition by the City of Newark of a certain tract of salt meadow land described as follows:

"Called the fresh meadow lot lying near Wheeler Creek, containing three acres, more or less, bounded north and east by David Hayes and others, south by Caleb Bruen; west by Abner Ward, and surrounded by a ditch." Also being known as section 12/21, block 1258, lot 3; block 1259, lot 2; block 60, lot 2 on the assessment block maps of the City of Newark.

The said sum of four thousand, five hundred dollars being appropriated from the Port Newark Development account and payment of the same to be made to the said James R. Nugent upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen not voting.

WHEREAS, It is thought to be advisable and for the best interests of the City of Newark to purchase marsh and other lands and rights therein and riparian lands and lands

under water for the construction, establishment and maintenance of public docks and shipping and transportation facilities in accordance with the statutes of the State of New Jersey applicable thereto; therefore, be it

RESOLVED, That the sum of one thousand, five hundred and fifty-two dollars and fifty cents (\$1,552.50) be and the same is hereby appropriated to James R. Nugent for the acquisition by the City of Newark of a certain tract of salt meadow land described as follows:

"Also another piece of meadow adjoining the above described, lying on the east, known as the Moses Roberts Meadow, bounded on the south by meadow formerly of Daniel Camp, on the east by lot of William Boyce, running as far north as the first mentioned tract, thence running westerly to the first described meadow, containing one acre, more or less."

The said sum of one thousand, five hundred and fifty-two dollars and fifty cents (\$1,552.50) being appropriated from the Port Newark Development account and payment of the same to be made to the said James R. Nugent upon the filing by him with the Acting City Auditor of a satisfactory deed approved by the Law Department.

Thomas L. Raymond
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution

was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen not voting.

RESOLVED, That the Director of Public Works be and he hereby is authorized to advertise for sealed proposals for the grading and fill on city property at the site of the Municipal Asphalt Plant, south of Herbert Place, on the west shore of the Passaic River.

Sealed proposals shall be received at such time and place as the Director in said advertisement shall designate.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

The following communication was received and read:

December 30, 1924.

To the Honorable,
The Board of Commissioners
of the City of Newark.

We hereby dedicate to the City of

Newark the following named streets.

Leslie Street
Schley Street
Wainwright Street
Fabyan Place

from Lyons Avenue running through to Chancellor Avenue.

These dedications being continuations of the existing streets named herein.

Minahan Realty Company,
Daniel T. Minahan,
President.

Helen C. Dwyer,
Secretary.

Ordered filed.

Commissioner Raymond offered the following resolution:

WHEREAS, Charles P. Gillen and Daniel F. Minahan have submitted to this Board a map entitled "Map of Mount Vernon Park, N. J., Charles P. Gillen and Daniel F. Minahan, Sales Managers, 828 Broad Street, Newark, N. J., showing the layout of Fabyan Place, Schley Street, Wainwright Street, and Leslie Street, between Chancellor Avenue and Lyons Avenue, in the City of Newark, which map was prepared by John J. Bracken, Surveyor, 776 Broad Street, Newark, N. J., and

WHEREAS, The Chief Engineer of the Division of Surveys, Department of Public Works, has recommended the approval of the layout as shown on said map and has endorsed his approval thereon; therefore, be it

RESOLVED, That said map so far

as the streets and highways thereon are concerned be and the same is hereby approved, and the Director of the Department of Public Works is hereby empowered to endorse the approval of this Board on said map, as required by law; and be it further

RESOLVED, That the City Clerk be and he is hereby directed to file said map so endorsed in the office of the Essex County Register upon the filing of a duplicate copy of said map in the office of the Chief Engineer, Division of Surveys, Department of Public Works, and the payment of the necessary filing fee by said applicants.

Thomas L. Raymond .
John Howe
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: — Commissioners Brennan, Howe, Raymond, Mayor Breidenbach.

Commissioner Gillen not voting.

RESOLVED, That the following bonds be and the same hereby are approved as to sufficiency and the City Clerk hereby is directed to file the same with the Department of Public Works, which will in turn file the same with the proper city officer:

Charles Barr, Jr., contract and indemnity bonds, painting gate houses, iron fences, etc., at South Orange Avenue reservoir.

Nelson R. Vanderhoof Company,

contract bond, furnishing and delivering of canvas wagon covers.

Plumbers' Bonds

Louis Hecht
Sophie Kiewetter.

Thomas L. Raymond
John Howe
Charles P. Gillen
F. C. Breidenbach
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Howe offered the following resolution:

WHEREAS, The property designated on the tax maps of the City of Newark as Block 892-16, 9th Taxing District, known as 1048-1054 Broad Street, now standing in the name of "21 Holding Company, Inc.," was, through inadvertence, assessed for local taxation for the year 1923; and

WHEREAS, On October 1, 1922, the City of Newark was the owner of said premises and said "21 Holding Company, Inc.," did not receive its deed of conveyance from the City of Newark until May, 1923; therefore, be it

RESOLVED, By the Board of Commissioners of the City of Newark that the Comptroller be and he is hereby authorized to cancel the 1923 tax

levied against said property, and for so doing this shall be his sufficient warrant.

John Howe
F. C. Breidenbach
Charles P. Gillen
W. J. Brennan

The roll being called, the resolution was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

Commissioner Brennan: I move we adjourn.

The roll being called, the motion

was declared adopted by the following votes:

Yeas:—Commissioners Brennan, Gillen, Howe, Raymond, Mayor Breidenbach.

APPROVED:

F. C. BREIDENBACH
THOMAS L. RAYMOND
W. J. BRENNAN
CHARLES P. GILLEN
JOHN HOWE

The Board of Commissioners of the City of Newark, N. J.

W. J. EGAN,
City Clerk

